



Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2024](#) >> [\[2024\] NZEmpC 176](#)

[Database Search](#) | [Name Search](#) | [Recent Decisions](#) | [Noteup](#) | [LawCite](#) | [Download](#) | [Help](#)

Xenia Group Limited v George [2024] NZEmpC 176 (17 September 2024)

Last Updated: 21 September 2024

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA TĀMAKI MAKĀURAU

[\[2024\] NZEmpC 176](#)

EMPC 193/2024

IN THE MATTER OF a challenge to a determination of
the Employment Relations
Authority
BETWEEN XENIA GROUP LIMITED
Plaintiff
AND JACKSON GEORGE
Defendant

Hearing: 17 September 2024 by judicial settlement
conference
Appearances: P Molloy and O Rose, counsel for plaintiff D
Fleming, counsel for defendant
Judgment: 17 September 2024

CONSENT JUDGMENT OF JUDGE B A CORKILL

[1] Xenia Group Ltd challenged a determination of the Employment Relations Authority.¹

[2] The parties have resolved all matters between them in relation to these proceedings and the determination and have reached a full and final settlement.

[3] A joint memorandum of the parties seeks that the agreement be recorded by way of consent orders.

[4] I make the following orders by consent:

1 *George v Xenia Group Ltd* [\[2024\] NZERA 266 \(Member Craig\)](#).

XENIA GROUP LIMITED v JACKSON GEORGE [\[2024\] NZEmpC 176](#) [17 September 2024]

(a) The Authority's determination is set aside.

(b) The monies held by the Employment Court are to be released to the plaintiff.

(c) The parties have otherwise reached agreement to settle these proceedings on terms that are confidential to them.

[5] I commend the parties for reaching agreement, which will enable them to move forward.

B A Corkill Judge

Judgment signed at 4.25 pm on 17 September 2024