



Employment Court of New Zealand

You are here: [NZLII](#) >> [Databases](#) >> [Employment Court of New Zealand](#) >> [2025](#) >> [2025] NZEmpC 222

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

Xenia Group Limited v George [2025] NZEmpC 222 (13 October 2025)

Last Updated: 15 October 2025

IN THE EMPLOYMENT COURT OF NEW ZEALAND AUCKLAND

I TE KŌTI TAKE MAHI O AOTEAROA
TĀMAKI MAKAURAU

[\[2025\] NZEmpC 222](#)
EMPC 193/2024

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

Hearing: On the papers
Appearances: B Molloy, counsel for plaintiff
D Fleming, counsel for
defendant S Brauningger,
applicant counsel
Judgment: 13 October 2025

JUDGMENT OF CHIEF JUDGE CHRISTINA INGLIS

(Application to access Court documents)

[1] An application has been made by Mr Brauningger for access to the entire Court file. The application arises in the context of civil proceedings in the District Court. Tailored discovery orders have been made, extending to the Court's file in EMPC193/2024.

[2] The [Employment Relations Act 2000](#) does not deal with access to documents held on the Court file, nor do the [Employment Court Regulations 2000](#). It is however well accepted that the Court may grant access to documents held on the Court file. A balancing exercise is required, including having regard to each party's interests.

XENIA GROUP LIMITED v GEORGE [\[2025\] NZEmpC 222](#) [13 October 2025]

[3] The plaintiff consents to the application; the defendant is neutral. I am satisfied that it is appropriate in the circumstances to grant the application, having particular regard to the reasons why access is sought.

[4] There are orders accordingly. The Registrar is directed to provide the documents to the applicant via a USB stick. The documents disclosed should only be used for the purposes of the District Court proceedings referred to in the application.

[5] No issue of costs arises.

Christina Inglis Chief Judge

Judgment signed at 4.15pm on 13 October 2025

