

ORDERS PROHIBITING PUBLICATION OF NAMES OR IDENTIFYING PARTICULARS OF THE PARTIES AND OF THE EVIDENCE FILED IN THESE PROCEEDINGS UNTIL FURTHER ORDER OF THE COURT – SEE [5]

**IN THE EMPLOYMENT COURT OF NEW ZEALAND
AUCKLAND**

**I TE KŌTI TAKE MAHI O AOTEAROA
TĀMAKI MAKĀURAU**

**[2025] NZEmpC 148
EMPC 222/2025**

IN THE MATTER OF a variation to freezing and ancillary orders

BETWEEN AZK LIMITED
 Applicant

AND JKL
 Respondent

Hearing: On the papers

Appearances: K Dunn and W Fotherby, counsel for the applicant
 R Mansfield KC and S L Cogan, counsel for the respondent

Judgment: 18 July 2025

CONSENT JUDGMENT OF JUDGE J C HOLDEN

[1] On 27 May 2025, I made freezing and ancillary orders against the respondent in these proceedings.¹ Those orders were varied on 4 July 2025.²

[2] Issues have arisen with the respondent's bank over the practicality of implementation of the orders. As a result, the respondent has not yet received the agreed living expenses. After consulting with the respondent's bank, the parties now seek to have the orders further varied to enable the living expenses to be released.

¹ *AZK Ltd v JKL* [2025] NZEmpC 105.

² *AZK Ltd v JKL* [2025] NZEmpC 135.

[3] By consent, I make the variation, which is in the form that is attached to this judgment. The orders otherwise continue until further order of the Court.

[4] The variation is made without prejudice to any party's position, and each party reserves their rights to return to the Court and seek further orders.

[5] The non-publication orders previously made remain in force.³

J C Holden
Judge

Judgment signed at 12.15 pm on 18 July 2025

³ *AZK Ltd v JKL*, above n 1, at [7] and [9]-[11].