



(v) Upon confirmation by the defendant that her personal information is accessible on the Apple MacIntosh computer, it will then be returned to the defendant.

(b) This process is expected to be completed by 27 October 2015. [4] The orders made by the Court on 29 June 2015<sup>1</sup> are varied accordingly. [5] Leave is reserved for either party to apply for further directions or orders.

[6] Costs are reserved.

Judgment signed at 2 pm on 20 October 2015

Christina Inglis  
Judge

1 *IAG New Zealand Limited v Boulger* [2015] NZEmpC 100.

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