IN THE EMPLOYMENT COURT AUCKLAND

[2012] NZEmpC 105 ARC 56/11

	IN THE MATTER OF	a challenge to a determination of the Employment Relations Authority
	BETWEEN	MARTIN POLZLEITNER Plaintiff
	AND	WWW MEDIA LIMITED Defendant
		ARC 62/11
	IN THE MATTER OF	a challenge to a determination of the Employment Relations Authority
	BETWEEN	MELANIE ZINK Plaintiff
	AND	WWW MEDIA LIMITED Defendant
Appearances:	David Hayes, counsel for plaintiffs Mark Hammond, counsel for defendant	
Judgment:	6 July 2012	

JUDGMENT OF CHIEF JUDGE G L COLGAN

[1] On 16 May 2012 the Court issued a minute in relation to these challenges. This followed orders for security for costs in a judgment issued on 26 October 2011^1 which have not been complied with by the plaintiffs.

¹ [2011] NZEmpC 139.

[2] In the Court's minute of 16 May 2012 I directed:

Unless the parties pay the security ordered and/or take some other step in the proceeding or counsel for them is able to persuade the Court why it should not dismiss the challenges for want of prosecution, **within six weeks** of the date of this minute, the challenges will be dismissed for want of prosecution except as to costs which will then be dealt with on any application by the defendant.

[3] This minute was sent to counsel for the plaintiffs but no step has been taken by them or other response received by the Registrar.

[4] Accordingly, the plaintiffs' challenges are dismissed for want of prosecution with leave for the defendant to apply for costs.

GL Colgan Chief Judge

Judgment signed at 4 pm on Friday 6 July 2012