

[5] Ms Barlow in the Statement in Reply to the compliance application claims that she is in a situation of significant financial hardship and has offered to make payment at the rate of \$5.00 per week.

[6] This offer was not acceptable to WSL, but it made a counter offer to accept payment in stage payments as set out in an email dated 12 January 2017.

[7] Ms Barlow has rejected the counter offer.

Compliance Order

[8] I am satisfied that Ms Barlow has not complied with the terms of the Authority's determinations of 5 April 2016. As observed, I had taken account of Ms Barlow's personal circumstances in setting the level of the costs award to be made to WSL. Ms Barlow has not provided to the Authority any further financial evidence of her assets, liabilities, income and expenditure with the Statement in Reply.

[9] It is just in the circumstances for an order to be made requiring Ms Barlow to comply with the determination.

[10] Ms Barlow is ordered to pay WSL the \$2,000.00 costs awarded in determination [2016] NZERA Auckland 104 within 28 days from the date of this determination.

[11] I consider that it is appropriate that Ms Barlow is ordered to pay interest on the outstanding sums owed to WSL.

[12] Ms Barlow is to pay interest of 5% on the outstanding sums due to WSL from the date of determination until the amounts owed are paid in full

Costs

[13] This matter was determined 'on the papers' as agreed with the parties and no additional costs are awarded.

Eleanor Robinson
Member of the Employment Relations Authority