

PUBLICATION

Alberta Does Not Condone Litigation Delay

Austin S. Paladeau

April 24, 2017

Alberta has adopted an approach to delay that provides a court with the discretion to dismiss an action after balancing an applicant's interest in "expeditious resolution of an action" with a respondent's interest in having a judicial determination of its dispute.

Austin Paladeau shares the Court of Appeal's decision in a commercial dispute, *Humphreys v. Trebilcock*, 2017, ABCA 116 involving a delay application, followed by a case management order and an application dismissal.

To view the article on CanLII please [click here](#).