Case No: 2405258/2016



EMPLOYMENT TRIBUNALS

Claimant: Mr F A Brockway

Respondent: JD Williams & Company Limited

JUDGMENT

The claimant's application dated 24 March 2017, supplemented on 4 April 2017, for reconsideration of the judgment sent to the parties on 31 March 2017 is refused.

REASONS

Although the claimant did not attend and was not represented at the hearing of the respondent's application for the striking out of the claimant's claims or for a deposit order on 23 March 2017 his solicitor had made written representations setting out the points that the claimant would make when he attended the hearing in person. When the claimant did not attend I considered and rejected the points raised in writing on behalf of the claimant for the reasons given in the judgment. The simple assertion made by the claimant that the respondent "had no genuine grounds for gross misconduct" is not consistent with the documentation produced to me at the hearing. In these circumstances in my judgment there is no reasonable prospect of the original decision being varied or revoked.

Employment Judge Sherratt

5 April 2017

JUDGMENT SENT TO THE PARTIES ON

12 April 2017

FOR THE TRIBUNAL OFFICE