Case No: 2200756/2017



## **EMPLOYMENT TRIBUNALS**

Claimant: Mr W Dixon

Respondent: Network Rail Infrastructure Ltd

# **CERTIFICATE OF CORRECTION**

### **Employment Tribunals Rules of Procedure 2013**

Under the provisions of Rule 69, the Judgment sent to the parties on 22 November 2017, was issued in error. A Corrected Judgment is attached.

Employment Judge Livesey

Date: 24 November 2017

SENT TO THE PARTIES ON
......24 November 2017 ......

FOR THE TRIBUNAL OFFICE

#### Important note to parties:

Any dates for the filing of appeals or reviews are not changed by this certificate of correction and corrected judgment. These time limits still run from the date of the original judgment, or original judgment with reasons, when appealing.

Case No: 2200756/2017



### **EMPLOYMENT TRIBUNALS**

Claimant: Mr W Dixon

Respondent: Network Rail Infrastructure Ltd

# **CORRECTED JUDGMENT**

The allegation that the Claimant suffered a detriment by the Respondent's failure to consult a full-time official of his Trade Union prior to his suspension is struck out.

# **CORRECTED REASONS**

On 12 October 2017, London Central Employment Tribunal issued a Deposit Order, whereby Employment Judge Clarke considered that the Claimant's allegation that he suffered a detriment by the Respondent's failure to consult a full-time official of his Trade Union prior to his suspension had little reasonable prospect of success. The Claimant was ordered to pay a deposit of £1,000 as a condition of being permitted to continue to advance those allegations or arguments. The Judge had had regard to any information available as to the Claimant's ability to comply with the Order in determining the amount of the deposit.

The Claimant has failed to pay the Deposit Order. The allegation that the Claimant suffered a detriment by the Respondent's failure to consult a full-time official of his Trade Union prior to his suspension is therefore struck out under Rule 39(4) of the Employment Tribunals Rules of Procedure 2013.

The Claimant's remaining detriment claims and of wages due will proceed to a telephone case management preliminary hearing on 27 November 2017 along with case 2200712/2017 Mr M Langworthy v Network Rail Infrastructure Ltd.

Employment Judge Livesey
Date: 24 November 2017 JUDGMENT & REASONS SENT TO THE PARTIES ON
FOR THE TRIBUNAL OFFICE