

EMPLOYMENT TRIBUNALS

Claimant

Mr P Harrisson

Respondent:

(1) Devon Norse Limited (2) Norse Group Limited

JUDGMENT

The claimant's application dated 2 March 2018 for reconsideration of the judgment sent to the parties on 16 March 2018 is refused.

REASONS

There is no reasonable prospect of the original decision being varied or revoked, because:

- 1. The claimant's letter of 2 March 2018 contains no new evidence or information that suggests the evidence before the Tribunal on the 19 February 2018 was wither incorrect or fabricated.
- 2. Furthermore, the claimant is again claiming in part for matters of compensation not within the power of the Tribunal to award.
- 3. The evidence of Mr Walker via the telephone was a proportionate method to avoid a postponement and unnecessary further costs. Mr Walker's evidence on hours of employment and training was clear and precise. The claimant did not challenge it at the hearing. The Tribunal were therefore entitled to accept his evidence.
- 4. The Tribunal repeats the claimant has advanced nothing new which suggests the Judgment should be reconsidered.

Employment Judge Postle Date: 27 /4 / 2018 JUDGMENT SENT TO THE PARTIES ON