Case Number: 3325752/2017



EMPLOYMENT TRIBUNALS

Claimant Respondent

Mr A Fernandes v Street Shed Limited

Heard at: Cambridge On: 1 June 2018

Before: Employment Judge Laidler

Appearances

For the Claimant: Did not attend and was not represented.

For the Respondent: Mr S Morrice, Director.

JUDGMENT

- 1. The claimant's application for a reconsideration of the notice to show cause/unless order issued on 11 November 2017 is dismissed due to the claimant's failure yet again to attend a hearing.
- 2. The claimant is ordered to pay the respondent's costs of today summarily assessed in the sum of £150.00.
- 3. The total order for costs therefore taking into account the costs ordered on the last occasion is £400.00.

REASONS

- 1. This matter was last before Employment Judge Ord on 11 November 2017 when the claimant failed to attend. An unless order was sent to the claimant under which he was ordered to show cause why the case should not be struck out due to his non-attendance.
- 2. The claimant wrote to the Employment Tribunal on 17 November 2017 stating that he had not received the notice of hearing, that he had advised the Tribunal of a new address, that no notice of hearing had been received. Judge Ord listed a reconsideration hearing. Notice of this hearing was sent to both parties on 14 January 2018. It clearly states the

Case Number: 3325752/2017

claimant's new address as provided to the Tribunal. He again did not attend.

3. Mr Morrice of the respondent was put to the cost of yet another wasted attendance at this hearing. It is quite clear to the Employment Tribunal that the claimant has no intention of pursuing these claims. His application for a reconsideration is dismissed. He has not shown cause why the claims should not be struck out and this Judgment records that they duly struck out pursuant to the unless order.

Employment Judge Laidler
Date: 8 June 2018
Sent to the parties on:
For the Tribunal Office