



EMPLOYMENT TRIBUNALS

Claimant: Mr R V Mighton

Respondent: London Underground Ltd and others

JUDGMENT

The claimant's application dated 25 September 2018 for reconsideration of the judgment sent to the parties on 25 September is refused.

REASONS

1. There is no reasonable prospect of the original decision being varied or revoked. This was the seventh claim and it was brought in almost identical terms to the one before. The dismissal of that claim was appealed by the claimant and the appeal was dismissed by the EAT as being totally without merit. There is no reason to think that the situation will be different this time round.

2. The claimant added many respondents to this claim, but this made no difference to that fact that the claims:

- a. Were out of time and
- b. Were res judicata or
- c. Were personal injury claims over which this Tribunal had no jurisdiction.

EJ Potter had told the claimant that his application to add more respondents, made just before the hearing, would be dealt with on the day but because the claim was struck out this was not considered. The number of respondents made no difference to the EJ's decision.

3. At the hearing and in his application the claimant alleged that the Tribunal being responsible for wasting time in 2015. The allegation accounts for delay of a couple of months but the claims are years out of time.

4. The claimant persistently says he was not given a full hearing, but he was. He also says that if reconsideration is refused he will issue an eighth claim. That is not a reason to uphold the application.

5. The claimant has asked for a word copy of the Judgment and other documents so that he can correct them. These will not be made available to him as judgments and other Tribunal documents cannot be changed.

Employment Judge

Date 27 September 2018

JUDGMENT SENT TO THE PARTIES ON

2 October 2018

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FOR THE TRIBUNAL OFFICE