Case Number: 3400414/2017



EMPLOYMENT TRIBUNALS

Claimant Respondent

Miss A P Read V (1) Aftala Norfolk Ltd T/A
Papa John's Pizza

(2) Whitestone Norwich Ltd

Heard at: Norwich On: 17,18 and 19 April 2018

Before: Employment Judge Postle

Members Mr T M Doyle and Mr R Thompson

Appearances

For the Claimant: Mr Dean, Solicitor
For the Respondent: Miss Halsall, Advocate

JUDGMENT

The respondent's application date 31 May 2018 put before Employment Judge Postle on 18 July 2018 for reconsideration of the judgment sent to the parties on 17 May 2018 is refused.

REASONS

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

1. The grounds of the application appear to be completely misconceived in that the Respondents refer to a number of occasions that Employment Judge Postle misdirected himself on the law, and then merely attempts to rewrite its own evidence and challenge the facts the Tribunal found on the evidence before them. The respondent then conclude its application by suggesting the dismissal was not due to pregnancy, despite the only conclusion the Tribunal could conclude on the evidence was the dismissal was plainly due to the

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claimant's pregnancy. Futhermore the complete lack of explanation in conflicting payslips which had clearly been fabricated by the Respondents for these proceedings.

Employment Judge Postle
Date:22.10.18
Sent to the parties on:29.10.18
For the Tribunal Office