



EMPLOYMENT TRIBUNALS

Claimant: Mr M S Doy

Respondent: Clays Limited

JUDGMENT

The claimant's application dated 12 April 2019 for reconsideration of the judgment sent to the parties on 29 March 2019 is refused.

REASONS

The Claimant has advanced no error or law, nor is the Judgment perverse on the facts before the Judge at the hearing on 4 February 2019. The reference in the Judgment to 5 February was when the Judge sat in Chambers to consider his decision on the Reserved Judgment. The fact a person's name is misspelt in the Judgment does not annul the Judgment, as it is clear this is a typing error and further it is clear to whom the Judge is referring to.

Employment Judge Postle

Date: 22nd May 2019

Judgment sent to the parties on

Date: 22nd May 2019

For the Tribunal office

