

## **EMPLOYMENT TRIBUNALS**

Claimant: Z

Respondent: Grow Software Ltd

## JUDGMENT

The claimant's application dated 1 June 2019 for reconsideration of the judgment sent to the parties on 17 May 2019 is refused.

## REASONS

There is no reasonable prospect of the original decision being varied or revoked, because: an interim relief hearing is not the forum to test the full evidence, it is a summary assessment of the case as it stands on the materials available at that hearing. Full evidence is considered at a final hearing after appropriate litigation steps such as full disclosure and the taking and exchanging of witness statements has taken place.

The issue raised in respect of paragraph 18 that the submission was that "there was a misunderstanding" rather than the claimant misunderstood the relationship does not change the decision reached on interim relief.

Employment Judge Wisby

Date 13 June 2019

JUDGMENT SENT TO THE PARTIES ON

17 June 2019

FOR THE TRIBUNAL OFFICE