

**IN THE EMPLOYMENT TRIBUNAL** 

## LONDON CENTRAL

Claims 2204816/2018 and 2204819/2018

BETWEEN	
DARIUS GIL	First Claimant
KRSYSTOF KIEREPKA	Second Claimant
And	
THE RITZ HOTEL	First Respondent
D WEBSTER LTD	Second Respondent
GUILD RESOURCES LTD	Third Respondent
CONSTRUCTION WORKERS GUILD LTD	Fourth Respondent
GUILD PAYMENT SERVICES LTD	Fifth Respondent

## JUDGMENT

The Claimants' application by email dated 30 May 2019 for a reconsideration of the judgment signed on 16/5/2019, is dismissed.

## **REASONS**

I have received a request by email dated 30/5/2019 from the Claimants seeking a review of the judgment. This points out an omission in the written reasons for the judgment previously signed by me on 16/5/2019. I have corrected that omission under rule 65 by adding some words to paragraph 13 of the Reasons and have issued Amended Reasons signed by me in a separate document dated 3/6/2019.

The Claimants' email also amounts to a request for reconsideration of the judgment itself under rule 71. I refuse that request because I consider that there is no reasonable prospect of the judgment being varied or revoked. The Claimants' email seeks to reargue my findings of fact or to take issue with the conclusions I have reached on those findings and in both respects I see no prospect of the Claimants arguments succeeding.

Employment Judge Burns 21 June 2019 sent to parties on: 10 July 2019

For the Tribunal.....