



EMPLOYMENT TRIBUNALS

Claimant: Ms N Hanson

Respondent: Porthaven Care Home No 2 Ltd

JUDGMENT

The claimant's application dated 27.8.20 for reconsideration of the judgment sent to the parties is refused.

REASONS

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

The claimant raises no new material grounds in her letter of 27.8.20 as to why time should be extended for the tribunal to consider her claim, with one exception. She contends that she was told by ACAS that she was still in time to contact the Employment Tribunal.

The claimant first contacted ACAS on 23.2.20, according to her evidence before the Tribunal and the chronology in her letter of 27.8.20. This was after the expiry of the statutory time limit. Hence, taking the Claimant's case as its highest – that ACAS misinformed the Claimant on 23.2.20 – this would have no impact on the Tribunal's decision that it was reasonably practicable for to have contacted ACAS before the expiry of the time limit.

Employment Judge Nash

Date_29 November 2020

