



# EMPLOYMENT TRIBUNALS

**Claimant**

**Respondent**

**Ms Z Alison**

**v**

**Asda Stores Ltd**

## JUDGMENT ON REQUEST FOR RECONSIDERATION

1 The application for reconsideration dated 15 November 2020 is dismissed under Rule 72 (1) of the Employment Tribunal Rules of Procedure as there is no reasonable prospect of the original decision dated 8 October 2020 being varied or revoked.

2 There are overwhelming reasons to reject the application. Firstly, substantially (or indeed wholly) the same arguments were already made by the claimant at the Preliminary Hearing dated 8 October 2020 and (having been carefully considered) were refused. Secondly, there is nothing new put forward or which has not already been considered in the decision sent to the parties on 6 November 2020. Thirdly, no evidence has been submitted to suggest there was any error made in the original judgment or any other new evidence put forward or indeed anything to suggest the original decision was or might be wrong. Fourthly, any documents referred to by the claimant were also considered in the original decision. Fifthly, there is simply nothing in the application that suggests the interests of justice would be served by a reconsideration hearing. In essence the claimant has essentially repeated many of the points she made, without success, before. In addition, the claimant freely chose to withdraw her breach of contract claim entirely of her own accord. For all these reasons the application is dismissed.

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**Employment Judge Daniels**

**8 June 2021**

Sent to the parties on:

9<sup>th</sup> June 2021.....

For the Tribunal:

THY.....

