

## EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: 4113081/2019

Employment Judge I McFatridge

Mr J Sweeney

6 Bells Pub Group Limited

Claimant <u>Represented by:</u> Not Represented

Respondents <u>Represented by:</u> Not Represented

## JUDGMENT

The claim is struck out under rule 37 of the Rules contained in Schedule 1 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013 on the grounds that the claim has not been actively pursued in terms of rule 37(1)(d)

## REASONS

1. The claimant failed to appear or be represented at a telephone preliminary hearing fixed to deal with case management on 29 June 2020. The Claimant

did not contact the Tribunal or provide any reason for non attendance. An Employment Judge decided to send a strike out warning letter to the claimant indicating that he was considering striking the claim out on the basis that it was not being actively pursued in terms of rule 37 (1) (d) of the Employment Tribunals (constitution and rules of procedure 2013.

- 2 On 2 July 2020 the Tribunal gave the claimant an opportunity to give written reasons by 16 July 2020 or to request a hearing in order to consider why the claim should not be struck out.
- 3 The claimant has failed to give an acceptable reason why such a judgment should not be made or to request a hearing. The Tribunal therefore strikes out the claim.

Employment Judge: Ian McFatridge Date of Judgment: 04 August 2020 Entered in register: 11 August 2020 and copied to parties