

EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: 4104250/2020

Employment Judge Muriel Robison

Mr S Stevenson

Claimant

Allma Construction Ltd

Respondents

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/ (or the part struck out) has not been actively pursued in terms of rule 37(1)(d)

REASONS

- 1* The claimant lodged a claim on 10 August 2020. By letter dated 11 August 2020 he was advised the claim had been accepted and asked to provide availability for a Hearing. On 8 September 2020 the claimant was asked for his views on whether that Hearing could be conducted by Cloud Video Platform. Given there was no reply, a reminder was sent dated 5 October 2020. The Tribunal has received no reply and no further correspondence from the claimant.
- 2 On 28 November 2020 the Tribunal gave the claimant an opportunity to give written reasons by 10 December 2020 or to request a hearing in order to consider why the claim should not be struck out.
- 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:

M Robison

Date of Judgment: Entered in register:

13 January 2021 25 January 2021

and copied to parties