

## **EMPLOYMENT TRIBUNALS**

Claimant: Ms A Surowiec

Respondent: Mallock Limited t/a Ecomotive Logistics (1)

**Auto Trader Limited (2)** 

Pendragon plc (3)

**Motor Trade Delivery Limited (4)** 

**All Counties Vehicles Logistics Limited (5)** 

Considered on the papers

**On:** 8 March 2022

**Before:** Employment Judge Adkinson sitting alone

## JUDGMENT ON STRIKE OUT

- 1. The whole of the claimant's claims are **struck out** because the claimant's claims have no reasonable prospect of success (**Employment Tribunals Rules of Procedure rule 37(1)(a)**).
- 2. The reasons are as follows: On 9 February 2022 Employment Judge Ahmed considered the claims and noted they appeared to be attempts to bring to light what the claimant regards as exploitative practices in the UK car industry. He noted that this is not something that the Employment Tribunal has jurisdiction over. The claims do not appear to disclose any cause of action, except perhaps whistleblowing, but noted that the claimant had provided no details of any such claim. He provided that she should show cause why her claim should not be struck out by 4pm 4 March 2022.
- 3. The claimant has not replied.
- 4. The Tribunal therefore on further consideration is satisfied the claims have no reasonable prospect of success and so strikes all of them out.
- 5. The Tribunal further notes the 4th respondent has been dissolved and so claims against it could not proceed in any event without its restoration to the register of companies, and that the claimant has taken no steps to do that.

**Employment Judge Adkinson** 

Date: 8 March 2022

JUDGMENT SENT TO THE PARTIES ON

12th March 2022

Raj Sohal

FOR THE TRIBUNAL OFFICE

## **Notes**

Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.

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