Case Number: 2400539/22



# **EMPLOYMENT TRIBUNALS**

Claimant: Miss H Selby

1st Respondent: Susan Rainford

2<sup>nd</sup> Respondent: Charlotte Rainford by her deputy Potter Rees Dolan Trust

Corporation Limited

3<sup>rd</sup> Respondent: Ian Rainford

Heard at: Manchester (by video hearing) On: 13 July 2022

**Before:** Employment Judge Buzzard (sitting alone)

### REPRESENTATION:

Claimant: In Person

All Respondents: Miss J Charalambous (Consultant)

# PRELIMINAY HEARING & DISMISSAL JUDGMENT

The claimant's employer is found to have been the second respondent, 'Charlotte Rainford by her deputy Potter Rees Dolan Trust Corporation Limited'. The claimant is found not to have been employed by the first respondent, Susan Rainford, or by the third respondent, Ian Rainford.

The claimant's claims are for notice pay, sick pay and holiday. These claims can only be pursued against the claimant's employer. Accordingly, the claims against the first respondent (Susan Rainford) and the third respondent (lan Rainford) cannot be pursued and are dismissed.

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The claimant confirmed that her claims against the second respondent (Charlotte Rainford by her deputy Potter Rees Dolan Trust Corporation Limited) were withdrawn. The claimant's claims against Charlotte Rainford by her deputy Potter Rees Dolan Trust Corporation Limited were therefore dismissed.

For the avoidance of doubt, all claims pursued by the claimant have been dismissed, for various reasons, by this judgment.

Employment Judge Buzzard 13 July 2022

JUDGMENT SENT TO THE PARTIES ON 25 July 2022

FOR THE TRIBUNAL OFFICE

### **Note**

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.

## Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.