Case Number: 2301539/2021



EMPLOYMENT TRIBUNALS

Claimant Respondent

Mr M Hedges v Pickerings Hire Limited

OPEN PRELIMINARY HEARING

Heard at: By CVP (Croydon) On: 8/7/2022

Before: Employment Judge Wright

Appearances

For the Claimant: Mr D Hedges (claimant's brother)

For the Respondent: Mr S Wyeth - counsel

JUDGMENT

The claim against Mr D Hedges is dismissed upon withdrawal as it was accepted in error.

It is not just and equitable to extend the time to present the claimant for discrimination under the Equality Act 2010 and it was reasonably practicable to present the unfair dismissal claim within three months.

The claim is therefore dismissed.

8/7/2022

Employment Judge Wright

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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Useful information

1. All judgments and any written reasons for the judgments are published, in full, online at https://www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimants and respondents.

- There is information about Employment Tribunal procedures, including case management and preparation, compensation for injury to feelings, and pension loss, here: https://www.judiciary.uk/publications/employment-rules-and-legislation-practicedirections/
- 3. The Employment Tribunals Rules of Procedure are here: https://www.gov.uk/government/publications/employment-tribunal-procedure-rules
- 4. You can appeal to the Employment Appeal Tribunal if you think a legal mistake was made in an Employment Tribunal decision. There is more information here: https://www.gov.uk/appeal-employment-appeal-tribunal

Online publication of judgments and reasons

The Employment Tribunal (ET) is required to maintain a register of all judgments and written reasons. The register must be accessible to the public. It has recently been moved online. All judgments and written reasons since February 2017 are now available online and therefore accessible to the public at: https://www.gov.uk/employment-tribunal-decisions

The ET has no power to refuse to place a judgment or reasons on the online register, or to remove a judgment or reasons from the register once they have been placed there. If you consider that these documents should be anonymised in anyway prior to publication, you will need to apply to the ET for an order to that effect under Rule 50 of the ET's Rules of Procedure. Such an application would need to be copied to all other parties for comment and it would be carefully scrutinised by a judge (where appropriate, with panel members) before deciding whether (and to what extent) anonymity should be granted to a party or a witness.