

EMPLOYMENT TRIBUNALS

Claimant:	Mr B Lacey
-----------	------------

Respondent: (1) Drift Bridge Garage Ltd (2) Mr P Cue

Heard at:

On: 22 September 2022

Before: Employment Judge Dyal

RECONSIDERATION JUDGMENT

- 1. The Judgment of 21 July 2022 sent to the partis on 4 August 2022 is revoked in its entirety.
- 2. The Respondents' response which was filed by email on 11 May 2022 is accepted.

REASONS

- 1. I gave default judgment in this case because it appeared from the file that no responses had been entered by the Respondents.
- 2. However, the true position is that a response for both Respondents was entered on 11 May 2022 and thus in time. It appears that the tribunal's administration did not register this because there was an error in the claim number cited in the subject line of the covering email (though not in the attached form ET3 itself).
- 3. I am satisfied that the Respondents entered responses on time and thus that my judgment of 21 July 2022 must be revoked in full.

4.	Further case management orders wi	ill be giver	in due	course	for the	onward	conduct
	of the claim.						

Employment Judge Dyal	

Date 22 September 2022