



EMPLOYMENT TRIBUNALS

Claimant: Mrs A Wojtylak

Respondent: Fibreline Limited

JUDGMENT

The claim of a failure to make reasonable adjustments in respect of the complaint that that the claimant was put at a substantial disadvantage because she could not physically perform the different functions required in the other department to which she was occasionally moved when there was insufficient work in the feather department, without experiencing extreme discomfort and pain is struck out.

REASONS

The claimant was ordered to pay a deposit of **£30** following a preliminary hearing held on 15 November 2022. The Order was sent to the claimant on 20 January 2023. The claimant has failed to pay this deposit. The complaint as set out above is therefore struck out under rule 39(4) of the **Employment Tribunals Rules of Procedure 2013**.

Employment Judge Miller

Date: 13 March 2023