Case No: 1300914/2022



EMPLOYMENT TRIBUNALS

Claimant: Ms Aissatou Bah

Respondent: Primark Stores Limited

Heard at: Birmingham Employment Tribunal (remote) On: 23.02.2023

Before: Judge L Mensah remotely

Representation

Claimant: In person

Respondent: Ms L Hatch (Counsel)

Observing: Ms Sarah Empson (Employee Relations Manager)

UPON APPLICATION made by form undated, but filed on the 02.03.2023, the Claimant asks the Tribunal to reconsider the Judgment under rule 71 Employment Tribunal Rules of Procedure 2013, dated 23.02.2023.

JUDGMENT

1. The judgment is confirmed. Firstly, the application does not appear to have been made within 14 days of the date the original decision was sent to the parties as required by Rule 71, however, even if it had been made in time, the grounds simply summarise the original claim, without any basis identified to revoke or vary the original judgment. There is no reasonable prospect of success.

Employment Judge Mensah 20 March 2023