



EMPLOYMENT TRIBUNALS

Claimant: Miss P P Ponzi

Respondents: 1 Lewis & Graves Partnership Ltd
2 Pendergate Ltd t/a Kindred
3 St Mary's & St John's CE School

JUDGMENT

The Claimant's application dated 14 November 2022 for reconsideration of the judgment sent to the parties on 2 November 2022 is refused.

REASONS

1 There is no reasonable prospect of the original decision being varied or revoked for the following reasons. The Claimant's grounds for applying for reconsideration are that the judge erred in law in her approach to the fact finding exercise and in her assessment of credibility. If the Claimant believed that the Employment Judge erred in law, her recourse is to appeal to the Employment Appeal Tribunal. She also complains that the striking out of various respondents was not unlawful because the Claimant had not been given notice of that. The Judge noted at paragraph 2 of her reasons that one of the purposes for which the preliminary hearing had been listed was to consider any applications to strike out or remove any of the respondents. The Second and Third Respondents were removed as respondents because at the end of the preliminary hearing there were no live claims against them as a result of the decisions that had been made on the other issues. The Claimant is seeking essentially to argue again the matters that were addressed at the preliminary hearing.

Employment Judge - Grewal

30th March 2023

JUDGMENT & REASONS SENT TO THE PARTIES ON

30/03/2023
FOR THE TRIBUNAL OFFICE