



EMPLOYMENT TRIBUNALS

Claimant: Miss N Carr

Respondents: 1. Huntress Search Limited
2. JCT600 Limited

JUDGMENT

The Claimant's application for the Judgment on liability of 8 March 2023 to be reconsidered is refused.

REASONS

1. The Claimant's application is based on her assertion that the Tribunal made various errors in reaching its findings of fact and that it erred in law. The Tribunal does not accept that it made errors in reaching its decision. If the Claimant disagrees, she has the option of appealing against the Tribunal's decision to the Employment Appeal Tribunal, which she has indicated she will do.
2. The Tribunal accepts that there is one error in its Reasons that has been correctly identified by the Claimant. In paragraph 13 of its Reasons the Tribunal states that the Claimant contacted ACAS under the early conciliation procedure on 17 November 2021. This was a typographical error: as the Tribunal recorded in paragraph 1 of its Reasons, the early conciliation period in fact began on 12 November 2021. Corrected Reasons will be issued to the parties. The error does not, however, affect any of the Tribunal's conclusions on liability.
3. As the Tribunal does not accept that there is any reasonable prospect of its original decision on liability being varied or revoked the Claimant's application is refused.

Employment Judge Cox
Date: 7 June 2023