



# EMPLOYMENT TRIBUNALS

**Claimant:** Mr T Raneti

**Respondent:** (1) The Restaurant Group PLC  
(2) Brunning & Price Offices

## JUDGMENT

1. The claim has not been actively pursued and is struck-out pursuant to rule 37(d).

## REASONS

1. The claim was presented in December 2022. Since that time there has, generally, been a lack of engagement with the litigation by the Claimant.
2. Most recently there was a Preliminary Hearing on 18 September 2023 which he did not attend. An email was sent upon his non-attendance prior to the hearing starting (he has not given a telephone number) inquiring whether he would attend. He did not answer it. The hearing proceeded and EJ Cawthray made a number of orders that needed to be complied with within 14 days of receipt. The orders were emailed to the parties on 13 October 2023. Principally they required the claimant to particularise the claim in order that it could be understood and to explain his non-attendance.
3. The Claimant did not respond to the orders at all (so far as the file and ECM – tribunal’s electronic case management system show). The Respondent applied for the claim to be struck out.
4. On 16 November 2023, EJ Siddall ordered the Claimant to state whether or not he wanted to pursue his claim and to comply with EJ Cawthray’s orders within 7 days. She warned him that the claim was likely to be struck-out if he did not comply.
5. Again, the Claimant did not respond to the orders at all (so far as the file and ECM – tribunal’s electronic case management system show).
6. From the history above, it is obvious that the claim has not been actively pursued. It appears that the Claimant has abandoned the claim and has no intention in pursuing it henceforth. I think it would be unfair and prejudicial to the Respondent for this claim to continue in the circumstances. It is unclear what the claims actually are and seems that

in any event the Claimant does not wish to pursue them. The tribunal's resources are finite and over-stretched.

7. In all the circumstances, the time has come to bring this claim to an end.

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Employment Judge Dyal

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Date 07/12/2023

SENT TO THE PARTIES ON

11/12/2023

FOR EMPLOYMENT TRIBUNALS