



EMPLOYMENT TRIBUNALS

Claimant:

Dr R Luthi-Carter v

Respondent:

- (1) University of Leicester
- (2) Ms N Bradley
- (3) DISMISSED
- (4) De Montford Higher Education Corporation
- (5) Mr S Barrow
- (6) Ms R Watson
- (7) Professor S Oldroyd
- (8) Ms P Robson
- (9) Professor C Normington

Before: Employment Judge Fredericks-Bowyer

RECONSIDERATION JUDGMENT

The claimant's application for reconsideration is refused under Rule 72(1) Employment Tribunal Rules of Procedure because there is no reasonable prospect of the judgment being varied or revoked. The application discloses no new material which was not put at the hearing, or which could not have been put at the hearing. Reconsideration is not a route to attempt to re-litigate matters which have been or should have been argued. There should be finality in litigation. Where a party considers there has been an error in law, the correct route is to lodge an appeal with the Employment Appeal Tribunal.

Employment Judge Fredericks-Bowyer

Dated: 23 November 2023

Sent to the parties on:

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Case Number: 6000120/2023

For the Tribunal Office:

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