Case Number: 6000128/2023



EMPLOYMENT TRIBUNALS

Claimant: Mr J Fisher

Respondent: Secretary of State for Justice

JUDGMENT

The claimant's application dated 18 March 2024 for reconsideration of the Judgment sent to the parties on 5 March 2024 is refused.

REASONS

There is no reasonable prospect of the original decision being varied or revoked. A reconsideration is not necessary in the interests of justice. The claimant is essentially seeking a further opportunity to advance the arguments he raised (and which were considered) at the final hearing.

The evidence the claimant is asking the tribunal to consider was before it and considered at the original hearing.

The "live" hearing was completed within 3 days because all evidence and submissions could be and were heard within that timeframe. Neither party was limited in terms of the time allocated to ask questions of witnesses. There was no indication from the claimant that he was unable to proceed at any stage.

There was a delay in sending the Reserved Judgment and Reasons from 17 January until 5 March 2024. Whilst this is regrettable (and merits an apology to the claimant) the only reason for the delay was a lack of availability of administrative resources and had obviously no impact on the content of the decision itself.

Employment Judge Maidment

Date: 4 April 2024

JUDGMENT SENT TO THE PARTIES ON

Date:

FOR THE TRIBUNAL OFFICE