Case Number: - 3301808/2023.



EMPLOYMENT TRIBUNALS

Claimant Respondent

Mr W Cochrane

(1) The Big Smoke Brew Company;(2) The Big Smoke pub Company Limited, (in administration)

Heard at: Norwich (by CVP) On: 19 March 2024

Before: Employment Judge Postle

Appearances

For the Claimant: Did not attend and was not represented

For the First Respondent: Ms Merrick, Managing Director

JUDGMENT

In view of the Claimant's non-attendance, the Claim against the First Respondent is dismissed as no longer actively pursued.

REASONS

Ms Merrick did inform me that the Claimant has in any event pursued the wrong company. The First Respondent are a brewing company and do not operate the Lord Raglan Pub where the Claimant was employed as a Cleaner. That is in fact operated by a company known as Big Smoke Inns Limited which took over from the Second Respondents.

Employment Judge Postle

Date:27 - 03 - 2024

Sent to the parties on: 11 April 2024

T Cadman

For the Tribunal Office.

Public access to Employment Tribunal decisions

Judgments and Reasons for the Judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the Claimant(s) and Respondent(s) in a case.

Recording and Transcription

Please note that if a Tribunal Hearing has been recorded you may request a transcript of the recording, for which a charge is likely to be payable in most but not all circumstances. If a transcript is produced it will not include any oral Judgment or reasons given at the Hearing. The transcript will not be checked, approved or verified by a Judge. There is more information in the joint Presidential Practice Direction on the Recording and Transcription of Hearings, and accompanying Guidance, which can be found here:

https://www.judiciary.uk/guidance-and-resources/employment-rules-and-legislation-practice-directions/