



# EMPLOYMENT TRIBUNALS

## Claimant

Mr W Cochrane

## Respondent

v (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.

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Employment Judge Postle

Date: 27 - 03 - 2024

Sent to the parties on: 11 April 2024

T Cadman  
For the Tribunal Office.

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