

EMPLOYMENT TRIBUNALS (SCOTLAND)

Case Number: 4103441/2022

Mr L K Ferreira

Claimant

DSA Practice Limited - In Compulsory Liquidation

Respondents

JUDGMENT

The claim is struck out under rule 37 of the Rules contained in Schedule 1 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013 on the grounds that the claim has not been actively pursued in terms of rule 37(1)(d).

REASONS

- The Respondent company has gone into compulsory liquidation. The Claimant was advised that they must apply to the court for permission to continue legal proceedings on 1 February 2023. The claimant has not provided evidence that he has applied to the court for permission to continue legal proceedings.
- 2. On 17 April 2024 the Tribunal gave the claimant an opportunity to give written reasons by 24 April 2024 or to request a hearing in order to consider why the claim should not be struck out.
- 3. The claimant has failed to give an acceptable reason why such a judgment should not be made or to request a hearing. The Tribunal therefore strikes out the claim on the grounds that she has failed to pursue the claim actively, in terms of Rule 37(1)(d).

Employment Judge:M MacleodDate of Judgment:13 May 2024Entered in register:16 May 2024and copied to parties17 May 2024

I confirm that this is my Judgment in Ferreira v DSA Practice Limited (in Compulsory Liquidation) and that I have signed the Judgment by electronic means.