



EMPLOYMENT TRIBUNALS

Claimant: Mrs Moors
Respondent: Testerworld Limited
Rule 96 party: Secretary of State for Business and Trade

1. The claim for breach of contract (notice pay) against the Respondent is struck out on the ground that it has not been actively pursued.

Reasons

1. By an Order made on 26 July 2024 I notified the claimant that I was considering whether to strike out this claim for the reasons stated in my Order. I said that if the claimant wishes to give reasons why the claim against the Respondent should not be struck out, she must do so in writing by 8 August 2024.
2. The claimant emailed the Tribunal on 5 August 2024. She says she believes she has claimed all the money that was due. She says 'If this is not the case please advise as very confused.' The Tribunal cannot advise the claimant as to what she may or may not be able to claim.
3. The claimant did not say her claim should not be struck out or request a hearing. If the claimant has received everything that she believes was due then she appears not to be pursuing the claim referred to above in these proceedings. In any event, she has not actively pursued the claim and has not given adequate reasons why the claim should not be struck out. The complaint referred to above is therefore struck out.

Employment Judge Aspden

9 August 2024