

## **EMPLOYMENT TRIBUNALS (SCOTLAND)**

Case No: 4103652/2018

Preliminary Hearing Held at Glasgow on 8 June 2018

**Employment Judge: Shona MacLean** 

Mr D MacLean Claimant

**Healthcare Environmental Services** 

Respondents

## JUDGMENT FOLLOWING PRELIMINARY HEARING

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**

- On 24 May 2018, the Tribunal wrote to the claimant asking him to confirm by 31
  May 2018 if he accepted that payment had been made by the respondent. No
  reply was received.
- 2. On 5 June 2018, the Tribunal wrote to the claimant advising that no consideration was being given to striking out the claim as it was not being accurately pursued. The claimant was given an opportunity to give written reasons why he disagreed by 13 June 2018 or to request a hearing in order to consider why the claim should not be struck out.
- 3. The claimant has failed to reply with reasons why such a judgment should not be made or to request a hearing. The tribunal therefore strikes out the claim.

## S/4197460/2017 Page 2

Employment Judge: Shona MacLean
Date of Judgment: 26 July 2018
Entered in register: 06 August 2018
and copied to parties