



EMPLOYMENT TRIBUNALS

London South Employment Tribunal
15th February 2024 (papers)

Claimant: Sophie Campbell

Respondent: IKEA Limited

JUDGMENT

1. The Tribunal wrote to the Claimant on 11 January 2024 - after she had failed to attend for a hearing on 4 January 2024, and could not be contacted, and made no contact - informing her that an Employment Judge was considering striking out her claim on the basis that it has not been actively pursued.
2. The Claimant was directed that, if she wished to object to the proposed strike out of her claim, she should give reasons in writing or request a hearing at which she could put her reasons. She was required to do this by 18 January 2024.
3. The Claimant has not made sufficient - indeed any - such contact with the Tribunal and so I am satisfied that it is necessary and proportionate to strike out her claim entirely.
4. The claim is, therefore, **struck out** under Rule 37 of The Employment Tribunals Rules of Procedure 2013 (as amended) because it has not been actively pursued.

Judge M Aspinall
Thursday, 15th February 2024