

Neutral citation number: [2025] UKFTT 00609 (GRC)

Case Reference: FT.D.2025.0196

First-tier Tribunal (General Regulatory Chamber) TRANSPORT

Decided without a hearing Decision given on: 04 June 2025

Before

HHJ David Dixon

Between

OWEN GREG BORAM YOUNG

Appellant

and

THE REGISTRAR OF APPROVED DRIVING INSTRUCTORS

Respondent

Decision: The appeal is struck out.

REASONS

- 1. On 6th December 2024 the Tribunal received an appeal on form GRC1.
- 2. The Appeal was progressing through the Appeal process, with a hearing slot allocated, when the Respondent filed a GRC5 requesting that the Appeal be struck out, as the Appeal has no reasonable prospects of success. The Respondent indicated that the Appellant has failed 3 attempts at his Part 3 examination and is now statute barred from undertaking any further instructional activities and the trainee licence has lapsed. The final unsuccessful attempt took place on 30th April 2025.
- 3. By virtue of paragraph 8(3) of The Tribunal Procedure (First Tier Tribunal)(General Regulatory Chamber) Rules 2009, the Tribunal may strike out a party's case, in whole or in part, where:
 - a. the appellant has failed to comply with a direction which stated that failure by the appellant to comply with the direction could lead to the striking out of the proceedings or part of them;
 - b. the appellant has failed to co-operate with the Tribunal to such an extent that the Tribunal cannot deal with the proceedings fairly and justly; or
 - c. the Tribunal considers there is no reasonable prospect of the appellant's case, or part of it, succeeding.
- 4. Regulation 14(b) of the Motor Cars (Driving Instruction) Regulations 2005 stipulates that a trainee licence expires following a third unsuccessful attempt at the Part 3 examination. Here the Appellant failed the final attempt on 30th April 2025. There is no power to extend a licence as a result and the Appeal must fail as a result. Accordingly, in the language of the Tribunal Rules " there is no reasonable prospect of the Appellant's case succeeding" and it is therefore struck out with immediate effect.

Signed: HH Judge David Dixon

Date: 28th May 2025