



## EMPLOYMENT TRIBUNALS

Claimant

Respondent

**Mrs Maureen Cheetham**

-v-

**Playland Holdings Limited**

## FINAL MERITS HEARING

Heard at: **Centre City Tower, Birmingham**

On: **19 June 2017**

Before: **Employment Judge Perry** (sitting alone)

### Appearances

For the Claimant:

**Mr C Hogan (lay representative)**

For the Respondent:

**Mr R Crabtree (consultant)**

## JUDGMENT

1. The claimant was entitled to treat herself as dismissed pursuant to s. 95(1)(c) Employment Rights Act 1996. Her complaint of unfair dismissal is well founded.
2. The parties have agreed terms of settlement. It was agreed the claim is adjourned for 14 days to allow those terms of settlement to be put into effect. The parties have also jointly agreed that in the event neither writes to the tribunal during the period of that adjournment seeking the contrary, the claim and the application for costs the respondent indicated it intended to make in its response, shall be dismissed on withdrawal.

Employment Judge Perry  
19 June 2017

Sent to parties  
23 June 2017

C Campbell

Note. Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.