



EMPLOYMENT TRIBUNALS

Claimant: Mr D Standley

Respondent: Danny Robert Shaw

JUDGMENT

Employment Tribunals Rules of Procedure 2013 – Rule 47

The respondent having failed to present an ET3 response to the claim by 16 April 2018, and the form having been returned by Royal Mail as “No longer at this address”, and the claimant having provided no other means of contacting the respondent in response to the tribunal’s enquiry of 11 April 2018, and the claimant now living and working in Norway, and neither party having attended the final hearing on Monday 21 May 2018.

The claimant’s claim is dismissed under Rule 47 of the Employment Tribunals Rules of Procedure 2013

Employment Judge Prichard

21 May 2018