

EMPLOYMENT TRIBUNALS

COVID-19 Statement on behalf of Sir Keith Lindblom, Senior President of Tribunals "This has been a remote hearing not objected to by the parties. The form of remote hearing was video, by CVP. A face to face hearing was not held because it was not practicable and no-one requested the same."

v

Claimant

Mrs P Elliston

Respondent

Heard at: Watford (remotely by CVP)

On: 5 and 6 October 2021

Aimers Matravers Ltd

Before:Employment Judge GeorgeMembers:Ms J FiddlerMr N Boustred

Appearances

For the Claimant:	Mrs J May, solicitor
For the Respondent:	Mr M Maitland-Jones, counsel

JUDGMENT

- 1. The claims of detriment on grounds of protected disclosure and/or on health and safety grounds are not well founded.
- 2. The claims of automatically unfair dismissal for the reason or principle reason of protected disclosure and/or on health and safety grounds are not well founded.
- 3. All claims are dismissed.

I confirm that this is my Judgment in the case of Case No; 3312234/2020 Elliston v Aimers Matravers Ltd and that I have signed the Judgment by electronic signature.

Employment Judge George

Date: 6 October 2021 16 November 2021 Sent to the parties on:

For the Tribunal Office

<u>Note</u>

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.