



EMPLOYMENT TRIBUNALS

Claimant: Ms R Pleskeviciute

Respondent: Chelsea Dental Spa

Heard via Cloud Video Platform (London Central) On: 9 December 2021

Before: Employment Judge Davidson

Representation

Claimant: did not attend

Respondent: did not attend

JUDGMENT

Pursuant to Rule 47 of the Employment Tribunals Rules of Procedure, the claim is dismissed on the non-attendance of the parties.

The claimant did not give a telephone number in her claim form and the tribunal was unable to make enquiry of the reason for her non-attendance.

Employment Judge Davidson

Date 9 December 2021

JUDGMENT SENT TO THE PARTIES ON

09/12/2021

.....
FOR EMPLOYMENT TRIBUNALS

Notes

Written reasons will not be provided unless a written request is presented by either party within 14 days of the sending of this written record of the decision.

Public access to employment tribunal decisions: Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.