

EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: 4106407/2019

Held in Glasgow on 11 July 2019

Employment Judge R Gall

Mr A Higgins Claimant

Represented by: Mr W McParland -

Solicitor

White House Products Limited Respondent

Represented by: Mr N MacDougall -

Advocate

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

The Judgment of the Tribunal is that the claim of failure to make reasonable adjustments brought in terms of Section 20 of the Equality Act 2010 is noted as having been withdrawn. In terms of Rule 52 of the Employment Tribunals (Constitution & Rules of Procedure) Regulations 2013, that part of the claim is dismissed following withdrawal.

REASONS

- 1. At the case management Preliminary Hearing held on 11 July 2019 Mr McParland for the claimant confirmed that the claim of failure to make reasonable adjustments was withdrawn.
- 2. In terms of the Employment Tribunals (Constitution & Rules of Procedure) Regulations 2013, specifically Rule 52, where a claim or part of a claim has been withdrawn in the circumstances detailed in Rule 51 the Tribunal "shall" issue a Judgment dismissing that claim or that part of it. That is to occur unless the circumstances detailed in paragraphs (a) and (b) of Rule 52 apply. They are not considered to be applicable.

3. This Judgment is therefore appropriate and is issued.

R Gall

Employment Judge: Date of Judgment: Entered in register: and copied to parties 12 July 2019 17 July 2019