

EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: 4107173/2019

Held In Glasgow on 21 August 2019

Employment Judge S MacLean

Claimant No appearance and not represented

Respondent

No appearance

and not represented

15

10

Mr C Forbes

5

Ashton Building Systems (Scotland) Limited

20

25

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

The judgment of the Tribunal is that the claim is dismissed under rule 47 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013.

REASONS

- 30
- 1. The respondent did not present a form ET3 response. There was no appearance by or for the claimant at the hearing. The clerk contacted the claimant's representative and was informed that the matter had settled.
- 2. There was an email sent on 12 August 2019 withdrawing a claim in case number 4107121/2019. 1understand that this case is a duplicate claim.

E.T. Z4 (WR)

4107173/2019 Page 2

 In the circumstances I considered that it was appropriate to dismiss this claim under rule 47 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013.

5

Employment Judge:	S Maclean
Date of Judgment:	21 August 2019
Entered in register:	28 August 2019
and copied to parties	