

EMPLOYMENT TRIBUNALS

Claimant:

Mr A Dudman

v

Respondent: Architectural Visual Systems Limited

Heard at: London South (via CVP)

On: 2 February 2022

Before: Employment Judge Fredericks

Appearances

For the claimant:Did not attendFor the respondent:Ms S Wood (litigation consultant)

JUDGMENT

- 1. The claim is dismissed upon non-attendance of the claimant pursuant to Rule 47 found at Schedule 1 of The Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013.
- 2. Prior to making this decision, the tribunal noted that:
 - a. The Notice of a Hearing had been sent to the correct contact details supplied by the claimant;
 - b. The claimant did not answer any of the contact telephone numbers supplied on at least three occasions during the course of the hearing;
 - c. The tribunal and the respondent waited until 11.00am to see if the claimant would attend and he did not;
 - d. No reason was provided in advance of non-attendance; and
 - e. No witness statement had been supplied by the claimant ahead of the hearing.

Case Number: 2302469/2020

Employment Judge Fredericks

3 February 2022

Full written reasons will not be provided unless asked for by a written request presented by any party within 14 days of the sending of the written record of the decision.