Case Number: 3302743/2022



## **EMPLOYMENT TRIBUNALS**

ClaimantRespondentMr A TaylorvAllwell Care Company Limited

**Heard at**: Watford (by C.V.P.) **On**: 8 March 2023

**Before:** Employment Judge George

**Appearances** 

For the Claimant: In person

For the Respondent: Mr P Clarke, consultant

This has been a remote hearing not objected to by the parties. The form of remote hearing was CVP. A fully face to face hearing was not held because it was not practicable and all purposes of the hearing could be achieved remotely.

## **JUDGMENT**

The claimant was disabled within s.6 of the Equality Act 2010 at all time relevant for the claim.

Employment Judge George

Date: 8 March 2023 ......

Sent to the parties on: 26 March 2023 T Cadman .....

For the Tribunal Office

Note

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.