

THE INDUSTRIAL TRIBUNALS AND FAIR EMPLOYMENT TRIBUNAL

CASE REF: 1116/19

CLAIMANT: Dr Jean (Benson) McClune

RESPONDENTS:

1. Northern Ireland Courts and Tribunal Service
2. Department for Communities
3. Department of Justice
4. Ministry of Justice

JUDGMENT ON CONSENT

The tribunal orders on consent, pursuant to Rule 59 of the Industrial Tribunals and Fair Employment Tribunal Rules of Procedure 2020, in relation to the claimant's claim reference 1116/19IT, that the tribunal does not have jurisdiction to hear a complaint in relation to the automatic-enrolment in a pension scheme under the Pension (NO 2) Act (Northern Ireland) 2008. That element of the claim is therefore dismissed.

CONSTITUTION OF TRIBUNAL

Employment Judge (sitting alone): Employment Judge Greene

APPEARANCES:

The claimant was appeared in person. (By telephone link)

The respondents were represented by Mr P McAteer, of counsel, instructed by the Departmental Solicitor's Office. (By telephone link).

1. The parties by consent invited the tribunal to consider giving a judgment in the terms set out above. This judgment in this particular claim is in the same terms as in claim, case reference 17980/18IT, involving the parties and about which the tribunal had already given a judgment.
2. Having considered the agreed application by the parties I think it is fit that I should make such a judgment in the terms set out above and I so do.

Employment Judge:

Date and place of hearing: 7 October 2020, Belfast.

This judgment was entered in the register and issued to the parties on: