



# THE EMPLOYMENT TRIBUNALS

BETWEEN

*Claimant*

*Respondent*

Ms Julia Roberts

AND

Arriva London North Limited  
t/a Arriva London

## JUDGMENT OF THE EMPLOYMENT TRIBUNAL

Held at: Watford (by cvp)

On: 8 June 2022

Before: Employment Judge A M Buchanan

### *Appearances*

For the Claimant: Mr Francis Neckles – Trade Union Representative

For the Respondent: Ms A Mosley – Ford – In house paralegal

## JUDGMENT ON PUBLIC PRELIMINARY HEARING

It is the judgment of the Tribunal that:-

1. The complaints of race discrimination howsoever advanced pursuant to the provisions of the Equality Act 2010 are dismissed on withdrawal by the claimant.
2. The complaint of detriment on the grounds of health and safety advanced pursuant to sections 44 and 48 of the Employment Rights Act 1996 is dismissed on withdrawal by the claimant.
3. In the absence of any application by the respondent for a deposit order pursuant to Rule 39 of Schedule 1 to the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013, no deposit order is made at this stage in respect of any complaint now pursued in these proceedings.
4. Case Management Orders are issued separately.

**EMPLOYMENT JUDGE A M BUCHANAN**

**JUDGMENT SIGNED BY EMPLOYMENT  
JUDGE ON 18 June 2022**

**JUDGMENT SENT TO THE PARTIES ON  
.....8 July 2022.....**

**AND ENTERED IN THE REGISTER**

**.....GDJ.....**

**FOR THE TRIBUNAL**

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.

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