



EMPLOYMENT TRIBUNALS

Claimant: A
First Respondent: B
Second Respondent: C
Third Respondent: D
Fourth Respondent: E
Fifth Respondent: F

Heard at Ashford on 6 July 2017

Before: Employment Judge Pritchard
Members: Mrs J Jerram
Mr D Newlyn

Representation

Claimant: No appearance
First Respondent: Mr F McCombie, counsel
Second to Fifth Respondents: No appearance

JUDGMENT

1 Upon the Tribunal receiving confirmation that the Claimant had settled the entirety of her claim between the Second to Fifth Respondents within the terms of a settlement agreement

And upon the Tribunal receiving confirmation that the Claimant does not intend to pursue the First Respondent for compensation

There shall be no award of compensation against the First Respondent

2 The Second to Fifth Respondents' application for continuance of the Restricted Reporting Order is refused insofar as it applies to the Second to Fifth Respondent. The Tribunal has no power to make a Restricted Reporting Order to protect the reputation of a company or corporate body: Leicester University v A 1999 ICR 701; 1999 IRLR 352.

Employment Judge

Date 6 July 2017