



EMPLOYMENT TRIBUNALS

Claimant: Mr A Jordan

Respondent: Aston Martin Lagonda Ltd

HEARD AT: CAMBRIDGE ET **ON:** 7th August 2017

BEFORE: Employment Judge K J Palmer

REPRESENTATION

For the Claimant: Miss Roberts (Counsel)

For the Respondent: Mr I Scott (Counsel)

JUDGMENT

1. The parties having agreed terms of settlement in a signed agreement handed up to the Tribunal it is my Judgment that the matter be stayed until close of business on Monday 28th August 2017 and in the absence of either party having contacted the Tribunal to relist the matter before that time the matter be dismissed under Rule 52 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013 Schedule 1.
2. A copy of the signed agreement shall be retained on the Tribunal file.

Employment Judge K J Palmer, Cambridge.
14 September 2017
JUDGMENT SENT TO THE PARTIES ON

.....
.....
FOR THE SECRETARY TO THE TRIBUNALS

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.