

EMPLOYMENT TRIBUNALS

Claimant:

Mrs M Coughlan

Respondent:

Brookes Jordan Ltd

JUDGMENT

Employment Tribunals Rules of Procedure 2013 – Rule 21

- 1. The claim succeeds and the remedy to which the claimant is entitled will be determined at a Remedy Hearing.
- 2. The hearings listed on 18 April 2018 and from 7 to 9 January 2019 are **cancelled**. A notice of Remedy Hearing will be issued in due course.
- 3. The claimant must bring to the Remedy Hearing a document a "Schedule of Loss" setting out what remedy is being sought and how much in compensation and/or damages the tribunal will be asked to award the claimant at the final hearing in relation to each of the claimant's complaints and how the amount(s) have been calculated.
- 4. If any part of the claimant's claim relates to dismissal and includes a claim for earnings lost because of dismissal, the Schedule of Loss must include the following information: whether the claimant has obtained alternative employment and if so when and what; how much money the claimant has earned since dismissal and how it was earned; full details of social security benefits received as a result of dismissal.

Employment Judge Evans

Date: 27 March 2018

JUDGMENT SENT TO THE PARTIES ON

28 March 2018..... AND ENTERED IN THE REGISTER

FOR THE TRIBUNAL OFFICE