

THE EMPLOYMENT TRIBUNALS

Claimants
Mr PG Harris
Mr SR Kirkpatrick
Ms L R Stewart

Respondent Priory Coach & Bus Ltd

EMPLOYMENT JUDGE GARNON MADE AT NORTH SHIELDS

ON 12th April 2018

JUDGMENT (Liability Only)
Employment Tribunals Rules of Procedure 2013 –Rules 21and 37

The claims of unfair dismissal are well founded. The Hearing listed for 29th June 2018 will be vacated and a 3 hour hearing to decide remedy listed on the first available date.

REASONS

- 1. The claims were served on 9th March 2018 upon the registered offices of the respondent.. A response was due by 6th April 2018 but none was received I am required by rule 21 of the Employment Tribunals Rules of Procedure 2013 to decide on the available material whether a determination can be made and , if so, obliged to issue a judgment which may determine liability only or liability and remedy.
- 2. I have in the claim form sufficient to enable me to find the claims proved on a balance of probability but not enough to determine the sums to be awarded. I note there are claims for an increase under s 38 of the 2002 Act and for an uplift for non compliance with the ACAS Code, but the only claim is unfair dismissal. The law of unfair dismissal is in Part X of the Employment Rights Act 1996 (the Act). At the remedy hearing, the respondent may be heard on the issue of remedy only

TM Garnon Employment Judge
Date signed 12th April 2018