Case Nos: 2500752/2018 & 2500753/2018



## **EMPLOYMENT TRIBUNALS**

Claimants: Mr Kevin Wildsmith

**Ms Michelle Southern** 

Respondent: Gateshead Railway Club & Institute Limited

## **JUDGMENT**

**Employment Tribunals Rules of Procedure 2013 – Rule 21** 

**THE TIME** for presenting a response having expired and no valid response having been presented, and on the basis of the information before the Employment Judge

- 1 The following complaints is are well-founded and succeed
  - 1.1 Unfair dismissal
  - 1.2 Wrongful dismissal
  - 1.3 Unpaid holiday pay.
- So that the Tribunal can consider making an Order for remedies without a Hearing, the claimants are ordered to provide to the Tribunal and copy to the respondent by 22 June 2018 a schedule of loss setting out the amounts claimed by each for the basic and compensatory awards for unfair dismissal and or wrongful dismissal, and the amount of holiday pay claimed, and the means by which the amounts are calculated.
- The Hearing listed on 28 August 2018 is converted to a hearing for remedies with a time estimate of 1 hour commencing at 9.45 am. Consideration will be given to its cancellation on compliance with the Order in paragraph 2 hereof.

**Employment Judge Hargrove** 

**Date: 8 June 2018** 

Case Nos: 2500752/2018 & 2500753/2018