

EMPLOYMENT TRIBUNALS

BETWEEN:

Miss J Rylott Claimant

And

Arrgen 1 Ltd (T/A Dentcare 1 Smile) **Respondent**

At a Final Hearing to Determine Remedy

Held at: Boston

On: 18 October 2019

Before: Employment Judge Clark (Sitting Alone)

REPRESENTATION

For the claimant:	In person
For the respondent:	No appearance

REMEDY JUDGMENT

Upon the claimant's claims succeeding by a rule 21 judgment dated 13 August 2019, the respondent shall now pay the claimant the following sums:-

- 1. In respect of the claim of breach of contract, no separate award is made to avoid double counting.
- 2. In respect of the claim of unfair dismissal, the sum of **£896.41**.
- 3. In respect of the claim of disability discrimination, the sum of **£21,737** (of which £11,694 is awarded for injury to feelings).
- 4. In respect of the claim for accrued but untaken annual leave, the claimant the sum of **£396.41**.

Case number: 2600388/2019

Employment Judge R Clark 18/10/2019

RESERVED JUDGMENT AND REASONS

SENT TO THE PARTIES ON

.....

FOR THE SECRETARY OF THE

TRIBUNALS

Reasons having been given orally at the hearing, written reasons will not be provided unless they were asked for at the hearing or are requested in writing within 14 days of the date of this judgment being set to the parties.