

## **EMPLOYMENT TRIBUNALS**

Claimant:	Ms W Gannon
Respondent:	Verisure Services (UK) Ltd
Heard at:	East London Hearing Centre
On:	15 October 2019
Before:	Employment Judge C Hyde
Members:	Ms J Owen Mr N J Turner OBE

## Representation

Claimant:	In person
Respondent:	Ms K Moss (Counsel)

## **REMEDY JUDGMENT**

## The unanimous Judgment of the Tribunal was that:

- 1 The Respondent was ordered to pay to the Claimant the sums set out below in respect of compensation for the discrimination found, as set out in the Liability Judgment which was sent to the parties on parties on 10 June 2019, save that the payment of the sums awarded, apart from the sum of **£1000**, was adjourned until the determination of the appeal against the liability Judgment in this case currently pending in the Employment Appeal Tribunal, or 30 June 2020, whichever was earlier, under Rules 65 and 66 of the Employment Tribunals Rules of Procedure 2013.
- 2 Either party can apply to vary or discharge the Rule 65 and 66 Order before the date for compliance.
- 3 The award to the Claimant was as follows:
  - a. Lost earnings up to 14 August 2018, including pension net of earnings received in other employment.

- b. £5,000 injury to feelings and interest on that sum from 22 March 2018 to the date of the remedy hearing.
- 4 The Tribunal found that there was no contributory fault.
- 5 The Claimant's application for costs by way of a preparation time order was refused.

Employment Judge Hyde

Dated: 12 December 2019