**Case Number: 1807156/20V** 



# **EMPLOYMENT TRIBUNALS**

Claimants: Mr J Knightley

**Respondent:** Façade & Glazing Solutions UK Limited (in voluntary liquidation)

**Heard at:** Leeds Employment Tribunal (by CVP)

**On:** 30 April 2021

**Before:** Employment Judge Deeley (sitting alone)

**Appearances** 

Claimant In person
Respondent Did not attend

## **JUDGMENT**

- 1. The Tribunal declares that the claimant's complaint that the respondent failed to comply with the requirements of s188 of the Trade Union & Labour Relations (Consolidation) Act 1992 is well-founded.
- 2. The Tribunal makes a protective award of 90 days' pay in respect of the claimant, who was dismissed as redundant with effect from 6 January 2020. The Tribunal orders the respondent to pay the claimant his remuneration for the protected period of 90 days beginning on 6 January 2020.

### **NOTES**

#### **Claims**

- 3. Mr Knightley submitted his claim outside of the Tribunal's normal time limits. I considered the oral evidence that Mr Knightley provided and concluded that:
  - 3.1 it was not reasonably practicable for him to submit his claim within the Tribunal's normal time limits; and
  - 3.2 he had submitted her claim within a reasonable period.

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### Collective Redundancy Consultation claim (protective award)

4. Mr Keightley claimed that he was dismissed without any collective redundancy consultation. A judgment was previously issued in relation to a protective award for collective redundancy claims brought by other former employees of the respondent on 16 November 2020.

#### **Useful information**

- 5. The reasons for this judgment were given to the parties orally during this hearing. Written reasons will not be provided unless a request was made by any party at the hearing or a written request is presented by any party within 14 days of the sending of this written record of the decision.
- 6. All judgments and any written reasons for the judgments are published, in full, online at <a href="https://www.gov.uk/employment-tribunal-decisions">https://www.gov.uk/employment-tribunal-decisions</a> shortly after a copy has been sent to the claimants and respondents.
- 7. You can appeal to the Employment Appeal Tribunal if you think a legal mistake was made in an Employment Tribunal decision. There is more information here: https://www.gov.uk/appeal-employment-appeal-tribunal

Employment Judge Deeley
28 June 2021