CASE NO: 2502345/2019



# **EMPLOYMENT TRIBUNALS**

Claimant: Mr C West

Respondent: 1. Tesco stores Limited

## CERTIFICATE OF CORRECTION

### **Employment Tribunals Rules of Procedure 2013**

Under the provisions of Rule 69, the remedy judgment sent to the parties on, 31 January 2022 is corrected as set out in block type

Employment Judge Aspden

Date 21 January 2022

### Important note to parties:

Any dates for the filing of appeals or reviews are not changed by this certificate of correction and corrected judgment. These time limits still run from the date of the original judgment, or original judgment with reasons, when appealing.

CASE NO: 2502345/2019



# **EMPLOYMENT TRIBUNALS**

Claimant: Mr C West

**Respondent:** Tesco Stores Limited

**HELD AT:** Middlesbrough **ON:** 16 December 2021

**BEFORE:** Employment Judge Aspden

Mrs C Hunter Mr J Weatherston

#### **REPRESENTATION:**

Claimant: Mr P Hargreaves, solicitor Respondents: Mr P Morgan, counsel

Under the provisions of Rule 69, the judgment sent to the parties on 31 December 2021 is corrected as set out in bold type at paragraph 2 below

The unanimous judgment of the Tribunal is that the Respondent is ordered to pay to the Claimant the sum of £45,912.33, comprising:

- 1. Compensation for unfair dismissal consisting of a basic award only: £5,636.01.
- 2. Compensation of £41,565.12 in respect of the Respondent's contraventions of Part V of the Equality Act 2010, made up as follows:
  - a. compensation for financial loss: £13,737.60;
  - b. compensation for loss of statutory rights: £400.00;
  - c. compensation for injured feelings: £20,500.00.
  - d. an additional award of £6,927.52 pursuant to section 207A of the Trade Union and Labour Relations (Consolidation) Act 1992 in respect of the respondent's unreasonable failure to comply with the ACAS Code of Practice on Disciplinary and Grievance Procedures.
- 3. Interest on the award under the Equality Act of £5,638.72, awarded under regulation 2 of the Employment Tribunals (Interest on Awards etc) Regulations 1996, calculated as follows:
  - a. Interest on injury to feelings award agreed at £4,223.56.
  - b. Interest on compensation for lost earnings agreed at £1,415.16.

CASE NO: 2502345/2019

- 4. The recoupment regulations do not apply to the awards.
- 5. The parties should try to agree whether any additional compensation should be awarded to the claimant to reflect the Gourley principle. If they cannot agree, they must send their written submissions on the matter to the Tribunal by 31 January 2022.

**Employment Judge Aspden** 

Date 30 December 2021

### **Note**

Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.