Case No: 2300053/2020



## **EMPLOYMENT TRIBUNALS**

Claimant: Mrs V Nimoni

**Respondent:** London Borough of Croydon

Heard at: London South Employment Tribunal

On: 21-23 November 2022

**Before:** Employment Judge Ferguson

Members: Mr M Cann

Ms N Murphy

Representation

Claimant: Ms F Nimoni (Claimant's daughter, lay representative)

Respondent: Mr D Green (counsel)

# CORRECTED INTERIM REMEDY JUDGMENT

### It is the unanimous judgment of the Tribunal that:

- 1. The Claimant is awarded a basic award for unfair dismissal of £2,140.32 (£2,675.40 less 20% for contributory fault).
- 2. The Claimant is awarded compensation for discrimination of £75,480.06, calculated as follows:

Loss of statutory rights: £250
Loss of earnings to date: £51,785
Personal injury/ injury to feelings: £28,120
Subtotal £80,155
Less 20% for contributory fault: £64,124

Plus interest of £11,356.06: TOTAL = £75,480.06

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3. After grossing up, the compensatory award is £84,647.50<sup>1</sup>. The total amount awarded to the Claimant is £86,787.82.

4. The Claimant's claims for future loss of earnings and loss of pension are adjourned until 27-28 February 2023.

Employment Judge Ferguson

Date: 23 November 2022

Corrected on: 27 February 2023

CORRECTED-JUDGMENT SENT TO THE PARTIES ON

Date: 23 March 2023

FOR THE TRIBUNAL OFFICE

#### Notes

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.

#### Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.

<sup>1</sup> The grossing up has been agreed by the parties on the understanding that £54,647.50 of this figure constitutes taxable income.

10.2 Judgment - rule 61

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