

Case Number: 4108425/2022

Employment Judge M Robison

Mr P Ritchie Claimant

Arjowiggins Scotland Limited (in Administration) Respondent

JUDGMENT Rule 21 of the Employment Tribunal Rules of Procedure 2013

The Employment Judge has decided to issue the following judgment on the available material under rule 21.

- The claimant is entitled to bring this claim because none of the situations in s.189(1)(a), (b) or (c) of the Trade Union and Labour Relations (Consolidation) Act 1992 apply. Although an independent trade union was recognised by the respondent who had entered into a collective agreement with Unite the Union in respect of manual workers, the claimant is not of a description in respect of which an independent trade union is recognised.
- The claimant worked as a Group Financial Controller, a role not covered by the relevant collective agreement. He was dismissed as redundant on 30 November 2022 by the respondent at their site at Stoneywood Mill.

3. The respondent is in administration, but the administrator consented to the

continuation of these proceedings in a letter dated 18 January 2023.

4. The response to the proceedings was struck out under Rule 37(1)(a) on 4 October

2023 although the respondent stated an intention to defend the claim.

5. The respondent proposed to dismiss as redundant more than 20 employees at one

establishment, namely Stoneywood Mill, within a period of 90 days or less.

6. The complaint that the respondent failed to comply with the requirement of section

188 of the Trade Union and Labour Relations (Consolidation) Act 1992 to consult

employees affected by proposed dismissals before the first dismissal took effect is

well founded.

7. The Tribunal makes a protective award in respect of the claimant. The respondent is

ordered to pay remuneration for the protected period. The protected period begins on

30 November 2022 and is for 90 days.

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Date of Judgment: 11 October 2023 Entered in register: 24 October 2023

and copied to parties