



EMPLOYMENT TRIBUNALS London South Employment Tribunal

Claimant: Ann Bevan

Respondent: Central Education Limited

JUDGMENT

The Employment Tribunal Rules of Procedure 2013 - Rule 21

- 1. This claim was filed in the London South Employment Tribunals on 12 December 2023. The Respondent was expected to file their response by 14 February 2024 and did not do so.
- 2. The Respondent requested by email on 13 February 2024 an additional two weeks to file their response. No response has been received by today (10 April 2024).
- 3. I am satisfied that a judgment can properly be issued pursuant to Rule 21 in *respect of liability only*. Arrangements dealing with Remedy will be covered separately.
- 4. The claims for unfair dismissal, disability discrimination, failure to provide a written statement of terms and conditions, a part time workers detriment, and unpaid holiday pay are all allowed.
- 5. The Respondent, in accordance with Rule 21(3) shall be entitled to notice of any hearings and decisions of the Tribunal but shall only be entitled to participate in any hearing to the extent permitted by the Judge.

Judge M Aspinall Wednesday, 10th April 2024