

EMPLOYMENT TRIBUNALS

Claimant: Miss Sharon Unsworth

Respondent: Bury Football Club Co Ltd

Heard at: Manchester On: 27 April 2018

Before: Employment Judge Sharkett

REPRESENTATION:

Claimant: In person

Respondent: Mr M Cameron, consultant

JUDGMENT

The judgment of the Tribunal is that:

- 1. The claimant was unfairly dismissed by the respondent.
- 2. The respondent is ordered to pay a monetary award to the claimant in the sum of £10,694.67.
 - a. This is made up of a basic award of £2826.25 calculated on the basis of :
 - i. the claimant's age being 46 at the date of dismissal
 - ii. the claimant having continuous service of 6 years and
 - iii. the claimant's gross weekly wage of £332.50 being below the statutory weeks pay at the date of dismissal.
 - b. And a compensatory award £7868.42.
- 3. The provisions of the Employment Protection Recoupment of Jobseekers' Allowance and Income Support Regulations 1996 apply to the award made to the claimant. The prescribed period is the 3rd of November 2017 to the 27th of April 2018. The prescribed element of the monetary award is

£7579.25 and the non- prescribed element of that award is £3115.42. The monetary award is calculated as follows:

- a. 8.5 weeks times 332.50 is £2826.25,
- a compensatory award of £7868.42 comprising compensation in the sum of £7518.42 for loss of pay for 27 weeks of earnings at £289.17 per week from the effective date of termination until the 27th of April 2018
- c. and compensation in the sum of £350 for loss of statutory employment rights.

Employment Judge Sharkett

Date: 3 May 2018

JUDGMENT SENT TO THE PARTIES ON

11 May 2018

FOR THE TRIBUNAL OFFICE

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.

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.



THE EMPLOYMENT TRIBUNALS (INTEREST) ORDER 1990

Tribunal case number(s): 2424626/2017

Name of Miss S Unsworth v Bury Football Club Co Ltd

case(s):

The Employment Tribunals (Interest) Order 1990 provides that sums of money payable as a result of a judgment of an Employment Tribunal (excluding sums representing costs or expenses), shall carry interest where the full amount is not paid within 14 days after the day that the document containing the tribunal's written judgment is recorded as having been sent to parties. That day is known as "the relevant decision day". The date from which interest starts to accrue is called "the calculation day" and is the day immediately following the relevant decision day.

The rate of interest payable is that specified in section 17 of the Judgments Act 1838 on the relevant decision day. This is known as "the stipulated rate of interest" and the rate applicable in your case is set out below.

The following information in respect of this case is provided by the Secretary of the Tribunals in accordance with the requirements of Article 12 of the Order:-

"the relevant decision day" is: 11 May 2018

"the calculation day" is: 12 May 2018

"the stipulated rate of interest" is: 8%

MR I STOCKTON
For the Employment Tribunal Office

Claimant Miss S Unsworth

Respondent Bury Football Club Co Ltd

ANNEX TO THE JUDGMENT (MONETARY AWARDS)

Recoupment of Benefits

The following particulars are given pursuant to the Employment Protection (Recoupment of Benefits) Regulations 1996, SI 1996 No 2349.

The Tribunal has awarded compensation to the claimant, but not all of it should be paid immediately. This is because the Secretary of State has the right to recover (recoup) any jobseeker's allowance, income-related employment and support allowance, universal credit or income support paid to the claimant after dismissal. This will be done by way of a Recoupment Notice, which will be sent to the respondent usually within 21 days after the Tribunal's judgment was sent to the parties.

The Tribunal's judgment states: (a) the total monetary award made to the claimant; (b) an amount called the prescribed element, if any; (c) the dates of the period to which the prescribed element is attributable; and (d) the amount, if any, by which the monetary award exceeds the prescribed element. Only the prescribed element is affected by the Recoupment Notice and that part of the Tribunal's award should not be paid until the Recoupment Notice has been received.

The difference between the monetary award and the prescribed element is payable by the respondent to the claimant immediately.

When the Secretary of State sends the Recoupment Notice, the respondent must pay the amount specified in the Recoupment Notice to the Secretary of State. This amount can never be more than the prescribed element of any monetary award. If the amount is less than the prescribed element, the respondent must pay the balance to the claimant. If the Secretary of State informs the respondent that it is not intended to issue a Recoupment Notice, the respondent must immediately pay the whole of the prescribed element to the claimant.

The claimant will receive a copy of the Recoupment Notice from the Secretary of State. If the claimant disputes the amount in the Recoupment Notice, the claimant must inform the Secretary of State in writing within 21 days. The Tribunal has no power to resolve such disputes, which must be resolved directly between the claimant and the Secretary of State.