



EMPLOYMENT TRIBUNALS

Claimant: Mr. J. Battle
Respondent: Copeland Group Holdings Ltd.
Heard at: Liverpool On: 28th February 2017
Before: Employment Judge T.V. Ryan
Representation
Claimant: Absent – written submission
Respondent: Absent

JUDGMENT

Further to the Rule 21 judgment sent to the parties on 2nd August 2016, the judgment of the Tribunal is that the parties have settled the claim for an award in respect of these claims on terms not disclosed to the Tribunal but set out in a memorandum of their own making via the good offices of ACAS. The claimant has withdrawn his application for any remedy award from the tribunal in the light of that settlement and such application is dismissed. The tribunal did not hear evidence in respect of remedy and has not made an award such that the recoupment provisions do not apply.

28.02.17

Mr T.V. Ryan
Employment Judge

JUDGMENT SENT TO THE PARTIES ON
3 March 2017
FOR THE SECRETARY OF EMPLOYMENT TRIBUNALS