Employment Judge: Mark Whitcombe

Mr M Davis Claimant

Souterssports Limited (in administration) Respondents

JUDGMENT Rule 21 of the Employment Tribunal Rules of Procedure 2013

The Judgment of the Employment Tribunal is that the claimant's claim for a protective award succeeds and the remedy to which the claimant is entitled will be determined at a hearing.

REASONS

- 1. A copy of the claim form setting out the claimant's complaint was sent to the respondent on 10 January 2018.
- 2. In accordance with the terms of Rule 16 of the Rules to be found in Schedule 1 of the Employment Tribunals (Constitution & Rules of Procedure) Regulations 2013 the respondent was required to enter a response within twenty eight days of the date on which a copy of the claim was sent to it but failed to do so.
- The Employment Judge decided that on the available material a determination could properly be made without a Hearing as to the liability of the respondent for the claims.

Employment Judge: Mark Whitcombe
Date of Judgement: 23 April 2018
Entered in register: 23 April 2018

And copied to parties