



EMPLOYMENT TRIBUNALS

Claimant: Miss Kayleigh Davies

Respondent: (1) David Owen Hairdressing Ltd (2) Mr David Owen Roberts

Before: Employment Judge R Harfield

DRAFT JUDGMENT BY CONSENT

The parties having agreed terms of settlement of the complaints brought in these proceedings against the Second Respondent which are set out in a separate document of their own making and which are conditional upon the Judgment of Employment Judge Beard dated 7 August 2019 on both liability and remedy issues against the Second Respondent being set aside, the Judgment of the Tribunal (by consent) is as follows:

1. The Judgment (on both liability and remedy) dated 7 August 2019 entered against the Second Respondent is set aside;
2. The proceedings against the Second Respondent are stayed for a period of 28 days to allow the parties to comply with their agreed terms;
3. On the expiry of that 28 day period unless the claimant has withdrawn her claim against the Second Respondent the proceedings against the Second Respondent will remain live on both liability and remedy issues and the case against the Second Respondent will be restored for hearing.

Employment Judge **R Harfield**
Dated: 27 November 2020

JUDGMENT & BOOKLET SENT TO THE PARTIES ON 1
December 2020

Case Number: 1601528 /2018

.....
FOR THE SECRETARY TO EMPLOYMENT TRIBUNALS