Learn Legal English with PUSTULKA

Lesson Thirteen Employment Law

Reading (part 1)

Read this text and pay attention to the bolded words or do this exercise online:

https://pustulka.edu.pl/PublicExercise/PublicExerciseGo/996

The Free Dictionary (<u>www.thefreedictionary.com</u>) defines **employment law** as the body of law that governs:

- the employer-employee relationship, including individual employment contracts,
- the application of tort and contract doctrines,
- the issues such as the right to organise and negotiate **collective bargaining** agreements, protection from **discrimination**, **wages** and hours, and **health and safety**.

Contract of Employment

The basic feature of employment law in almost every country is that the rights and obligations of the worker and the employer mediated through the **contract of employment** or an **employment contract** between the two. It is an agreement between an employer and an employee which sets out their employment **rights**, **responsibilities** and **duties**. These are called the 'terms' of the contract.

In the UK your employment contract doesn't have to be in writing. However, you are entitled to a written statement of your main employment terms within two months of starting work. Having a written contract could cut out **disputes** with your employer at a later date and will help you understand your **employment rights**.

You and your employer are bound to the employment contract until it ends (usually by **giving notice**) or until the terms are changed (usually in an agreement between you and your employer).

The main sections of the employment contract may include:

- 1. Term of employment
- 2. Probation
- 3. Compensation and benefits / Salary
- 4. Duties and responsibilities
- 5. Termination and notice

- 6. Confidentiality
- 7. Working hours
- 8. Annual leave
- 9. Sick leave

EXERCISE 1

Below you will find the excerpts from contracts of employment. Label them with the appropriate headings listed above. You can do this exercise online:

https://pustulka.edu.pl/PublicExercise/PublicExerciseGo/995

A:

Your duties as ... are as follows:

- Developing ...
- Implementing ...
- Conducting ...
- Supervising ...

- Increasing ...
- Improving ...
- Reporting to ...

B:

The parties hereto agree that the initial six (6) month period of this agreement is "probationary".

C:

The Employee acknowledges that, in the course of performing and fulfilling his duties **hereunder**, he may have access to and be entrusted with confidential information concerning the present and contemplated financial status and activities of the Employer, the **disclosure** of any of which confidential information to **competitors** of the Employer would be highly **detrimental** to the interests of the Employer.

D:

Besides the **gazetted** public holidays, the Employee is entitled to **fourteen (14) days** paid annual leave upon the completion of one year's service from the date of confirmation of the Employee's employment.

The Employee is entitled to **five (5) days of compassionate leave** per calendar year upon the completion of the first year of service.

E:

The Employee's starting basic monthly salary will be £ ... per month (...)

In addition, the Employee is entitled to receive **benefits** in accordance with the Employer's standard benefit package, as **amended** from time to time.

F:

The Employee may **terminate** his employment at any time by providing the Employer with at least eight (8) weeks **advance notice** of his intention to **resign**.

G:

The Company's working hours are **Monday to Friday, from 9am to 6pm**. The Employee is **entitled** to one hour of lunch break every day.

H:

The employment of the Employee shall **commence** the date **hereof** and continue for an indefinite term until terminated in accordance with the **provisions** of this agreement.

I:

The Employee must notify the Company and/or his/her immediate supervisor as soon as practicable if the Employee is unable to work for medical reasons. Such notice shall be given within the first **four (4) hours** of the working day.

Minimum Wage

Exercise 2

In the text below use the verbs in brackets in their correct form. You can do this exercise online:

https://pustulka.edu.pl/PublicExercise/PublicExerciseGo/973

The National Minimum Wage (N	IMW) is a min	imum amount p	per hour that i	most workers in	the UK
1 (entitle) to	be paid. If you	ı 2	(pay) b	elow the NMW y	ou can
contact the Pay and Work Ri	ghts helpline	for confidentia	l help. The r	minimum wage	usually
3 (differ) from	m the lowest	wage which 4		(determine)	by the
forces of supply and demand	in a free m	narket. In the	UK the diffe	erent levels of	NMW
5(depend)	on your	age. The	current rate	es (from 1	April
2019) 6(amo	ount) to:				

- £8.21 the main rate for workers aged 25 and over
- £7.70 the rate for workers aged 21-24
- £6.15 the rate for workers aged 18-20
- £4.35 the rate for workers aged under 18.

You can always check current rates on https://www.gov.uk/national-minimum-wage-rates

If you are of compulsory school age you 7...... (**not/entitle**) to the NMW. Some of your other employment rights are also different.

In 2019 the minimum wage in Poland 8...... (calculate) at the level of PLN 14.70 gross per hour and PLN 2250 per month.

Being made redundant

Read this text and pay attention to the bolded words or do this exercise online:

https://pustulka.edu.pl/PublicExercise/PublicExerciseGo/997

Redundancy is a form of **dismissal** from the job, caused by the employer who needs to reduce the workforce for various reasons, e.g. implementing new system or technology which makes some jobs unnecessary, the need to cut costs or closing down the business.

If the employer is **making** 20 or more **employees redundant** in one establishment within a 90-day period, this is a **collective redundancy**. If the employer is thinking about making collective redundancies, they have a duty to consult with the representatives of the employees' **trade union**. If the employer fails to consult the representatives then a **claim** may be made to an **Employment Tribunal** for a **protective award** (a monetary award of up to 90 days pay).

Dismissal

Read this text and pay attention to the bolded words or do this exercise online:

https://pustulka.edu.pl/PublicExercise/PublicExerciseGo/998

Dismissal is when the employer ends the employee's employment. This could happen in several ways, including:

- the employer the employee's employment, with or without **notice**
- the employer **constructively dismisses** the employee by **breaching** the employment **contract** so badly that the employee is forced to leave
- **fixed-term contract** is not renewed.

A contract of employment is a legally binding agreement between the employee and the employer. A **breach of contract** happens when either one of the parties breaks one of the terms (for example, if the employer doesn't pay the employee **wages**, or the employee doesn't work the agreed hours). If you do decide to **take legal action**, it can either be through an **Employment Tribunal**, which is usually cheaper and quicker, or through a **civil court**.

If the employee breaches the contract, the employer should try to settle the matter with the employee informally. If the employer suffers a financial loss because of the breach, they could **make a complaint** for **damages** against the employee.

The most common breaches of contract by an employee are when they **quit** without **giving** proper **notice**, or when they go to work for a competitor when their contract doesn't allow it.

Unfair dismissal

Unfair dismissal is where the employer **sacks** the employee (or forces them to leave) without good reason or fails to follow fair dismissal procedures.

A dismissal could be automatically unfair if the employee is dismissed because they tried to claim one of their **statutory** employment **rights**. In most cases they need at least a year's service before they can **make** an unfair dismissal **claim**.

Wrongful dismissal

Wrongful dismissal is when the employer breaches the contract in dismissing the employee or forcing them to leave. For example, they could dismiss the employee **without notice** or without following their disciplinary and dismissal process.

Constructive dismissal

Constructive dismissal occurs when the employee is forced to **resign** because their employer's behaviour has become so **heinous** or it made their life so difficult that they may consider themselves

to have been fired. The employee must prove that the behaviour was **unlawful**. The reason for leaving your job must be serious - there must be a fundamental **breach of contract**, e.g.:

- not paying the employee or suddenly **demoting** for no reason
- forcing the employee to accept unreasonable changes to the conditions of employment without their agreement (e.g. suddenly telling them to **relocate** to another town, or making them work **night shifts** when the contract is only for day work)
- bullying, harassment or violence against the employee by work colleagues
- making the employee work in dangerous conditions.

Exercise 3

Scan the text above to find the words and phrases which are synonymous to the verbs:

to employ	to dismiss

Then use your dictionary and try to add as many words as you can.

Discrimination

Discrimination means treating some people differently from others. There are certain reasons that your employer can't discriminate against you for. You can't be discriminated against because of your:

- 1. gender
- 2. marital status
- 3. gender reassignment
- 4. pregnancy
- 5. sexual orientation
- 6. disability

- 7. race
- 8. colour
- 9. ethnic background
- 10. nationality
- 11. religion or belief
- 12. age

Exercise 4

Read the descriptions of certain examples of recent discrimination cases. Use the words in brackets in the correct form. Later discuss on what grounds the claims could have been made. (all descriptions come from: www.emplaw.co.uk). You can do this exercise online:

https://pustulka.edu.pl/PublicExercise/PublicExerciseGo/979

1.	Ms Sarah Smith after having her fourth child she asked for a computer to
2.	Adam Michael applied for a job with British Fruit but (not shortlist) and (complain) to an employment tribunal that this was because he was of black Caribbean origin.
3.	John Brown (refuse) a job in a coffee shop in the Waitrose store in Gillingham, Dorset, because of his beard. Paul Clarkson
4.	Mrs Diane Knight (claim) she "almost" had a miscarriage as a result of (bully) by her boss Michael Hymes at American Express.
5.	Judy Hawk (wear) a trouser suit at her new job as a training manager with the Professional Golf Association. This (not allow) by their dress code which (require) women to wear skirts or dresses.
6.	Maria King, a senior lawyer in the Crown Prosecution Service with 12 years' service,
7.	A female employed solicitor named Harriet Parker, who was pregnant,

Exercise 5

Complete the table with missing verbs or nouns.

https://pustulka.edu.pl/PublicExercise/PublicExerciseGo/994

Verb	Noun	Verb	Noun
to employ	employment	to bully	
			a
to dismiss		to breach	
to	discrimination	to complain	
to	competition	to	resignation
	competitor		
to amend		to demote	
to	termination	to harass	
to provide		to	redundancy

Glossary

to abide by - przestrzegać advance notice – wypowiedzenie z wyprzedzeniem to amend – poprawić, zmienić annual leave - urlop benefit – świadczenie, dodatek breach of contract – naruszenie umowy bullying - zastraszanie civil court - sąd cywilny claim – pozew, roszczenie collective bargaining - negocjacje w sprawie umowy zbiorowej collective redundancy – zwolnienie grupowe to commence - zaczynać compassionate leave – urlop okolicznościowy competitor - konkurencia complaint - pozew, skarga confidentiality - poufność constructive dismissal – przymuszenie do rozwiązania stosunku pracy contract of employment – umowa o prace damages - odszkodowanie to demote - zdegradować detrimental - szkodliwy disability - kalectwo disclosure – wyjawienie informacji discrimination - dyskryminacja dismissal - zwolnienie dispute - spór

duty - obowiązek employee - pracownik employer - pracodawca employment contract – umowa o pracę employment law – prawo pracy employment rights – prawa pracownika employment tribunal – sad pracy to entitle - upoważniać fixed-term contract – umowa na czas nieokreślony to gazette – ogłaszać w monitorze gender - płeć gender reassignment – zmiana płci to give notice – wręczyć zwolnienie harassment - molestowanie health and safety - BHP heinous - ohydny hereof – od tej chwili hereunder – zgodnie z niniejszą umową to make a claim – złożyć pozew to make sb. redundant - zwolnić marital status – stan cywilny miscarriage - poronienie night shift - nocna zmiana notice – wymówienie the parties herto – strony zainteresowane probation – okres próbny probationary - próbny

protective award – odszkodowanie z tyt.
zwolnienia grupowego
provision - postanowienie
to quit – zwolnić się z pracy
to relocate - przenieść
to resign – ustąpić ze stanowiska
responsibility – odpowiedzialność, obowiązek
right - prawo
to sack - zwolnić
sick leave – zwolnienie lekarskie
statutory right – prawo ustawowe
take legal action – wystąpić na drogę sądową
term of employment – okres zatrudnienia

to terminate – wypowiedzieć (umowę)
termination – wypowiedzenie (umowy)
terms of the contract – warunki umowy
tort - delikt
trade union – związki zawodowe
unfair dismissal – nieuzasadnione zwolnienie z pracy
unlawful – bezprawny
wrongful dismissal – bezprawne zwolnienie
violence - przemoc
wages – płaca
without notice – bez wypowiedzenia

ANSWERS

Exercise 1:

- A: Duties and responsibilities
- **B**: Probation
- C: Confidentiality
- D: Annual leave
- E: Compensation and benefits / Salary
- F: Termination and notice
- G: Working hours
- H: Term of employment
- I: Sick Leave

Exercise 3:

to **employ** = to hire, to take on, recruit, to appoint to **dismiss** = to make redundant, to sack, to give the sack, to fire, to give notice, to terminate (the employment), to lay off, to clean out, to retire, to quit

Exercise 2:

- 1. are entitled
- 2. are paid / are being paid
- 3. differ
- 4. is determined
- 5. depend
- 6. amount
- 7. are not entitled
- 8. has been calculated

Exercise 4:

- 1. be installed, were refused
- 2. was not shortlisted, complained
- 3. was refused, was dismissed, grew, refused
- 4. claimed, bullying
- 5. wore, was not allowed, required
- 6. won, failed, had achieved, were promoted
- 7. was dismissed, have her baby induced, died

Exercise 5:

Verb	Noun	Verb	Noun
to employ	employment	to bully	bullying
	employee		a bully
	employer		
to dismiss	dismissal	to breach	breach
to discriminate	discrimination	to complain	complaint
to compete	competition	to resign	resignation
	competitor		
to amend	amendment	to demote	demotion
to terminate	termination	to harass	harassment
to provide	provision	to make redundant	redundancy