

# **Was it unfair to dismiss an employee for remarks about Zionism broadcast on social media?**

In the recent case of London Borough of Hammersmith and Fulham v Keable the Employment Appeal Tribunal has upheld a decision that an employee was unfairly dismissed after a video of him expressing controversial views on Zionism went viral on social media.

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# **New study reveals the severe impact of menopause on workers in the financial services sector**

A major new study commissioned by Standard Chartered Bank and the Financial Services Skills Commission examines the impact of the menopause on workers in the financial services sector, how it affects the leadership pipeline and how employers can better support staff.

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# Acas publishes new “fire and rehire” guidance

Employers sometimes try to enforce contractual amendments on their workforce by using a “fire and rehire” strategy – terminating employment and offering to hire staff back on the new terms. The Government has confirmed that it does not intend to legislate against such practices, but it asked Acas to publish new guidance for employers wanting to make contractual changes which Acas has now done.

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**Was a dismissal discriminatory where the employer did not know about the employee’s disability until after the dismissal?**

In the recent case of *Stott v Ralli Ltd* the Employment Appeal Tribunal ruled that the dismissal of an employee was not an act of discrimination arising from disability.