



EMPLOYMENT TRIBUNALS

Claimant

Miss S Reed

Respondent

v **R1: RDT Health Care**
R2: Vast Outsourcing

Heard at: Leeds

On: 4th May 2016

Before: Employment Judge Jones

Appearance:

For the Claimant: No Attendance

For the Respondent: R1: Mr S Bartrupe
R2: No Attendance

JUDGMENT

The claims for unauthorised deductions from wages and damages for breach of contract are dismissed.

Reasons

1. The claimant did not attend the final hearing to determine if she was owed outstanding pay and expenses and, if so, from whom. The second respondent had not filed a response. Moreover, the second respondent is not identified as a recognisable legal entity and so it would not be possible to enter judgment against the name it has been served upon.
2. The first respondent attended by its managing director, Mr S Bartrupe.

3. In the absence of the claimant to prove her case, and having made attempts to contact the claimant by email, she having not provided a phone contact number, the Tribunal dismissed the case, pursuant to rule 47.

Employment Judge Jones

Date: 4 May 2017