

EMPLOYMENT TRIBUNALS

Claimant: Miss A Horton

Respondent: Direct Care (Tameside) Limited

CERTIFICATE OF CORRECTION Employment Tribunals Rules of Procedure 2013

Under the provisions of Rule 69, the Judgment sent to the parties on 31 May 2017, is corrected by inserting the correct case number 2405148/2016.

Employment Judge Howard
Date 12 th June 2017
SENT TO THE PARTIES ON
21 June 2017
 FOR THE TRIBUNAL OFFICE

Important note to parties:

Any dates for the filing of appeals or reviews are not changed by this certificate of correction and corrected judgment. These time limits still run from the date of the original judgment, or original judgment with reasons, when appealing.



EMPLOYMENT TRIBUNALS

Claimant: Miss A Horton

Respondent: Direct Care (Tameside) Limited

Heard at: Manchester **On:** 22nd & 23rd May 2017

Before: Employment Judge Howard

Representation:

Claimant: Ms S Quinn, friend

Respondent: Mr B Hendley, consultant

JUDGMENT

The judgment of the Tribunal is that:-

The claimant's claims of unfair dismissal pursuant to the provisions of Part X of the Employment Rights Act 1996 and for breach of contract being unpaid notice pay are not well founded and are dismissed.

The claimant's claim of unlawful deduction from wages pursuant to the provisions of Part II of the Employment Rights Act 1996, being unpaid accrued holiday and unpaid wages, is well founded.

Accordingly, the respondent is ordered to pay to the claimant the total sum of £579.27

Employment Judge Howard 23rd May 2017

JUDGMENT SENT TO THE PARTIES ON 31 May 2017

FOR THE SECRETARY OF THE TRIBUNALS



THE EMPLOYMENT TRIBUNALS (INTEREST) ORDER 1990

Tribunal case number(s): 2405148/2016

Name of Miss A Horton v Direct Care (Tameside) Ltd

case(s):

The Employment Tribunals (Interest) Order 1990 provides that sums of money payable as a result of a judgment of an Employment Tribunal (excluding sums representing costs or expenses), shall carry interest where the full amount is not paid within 14 days after the day that the document containing the tribunal's written judgment is recorded as having been sent to parties. That day is known as "the relevant decision day". The date from which interest starts to accrue is called "the calculation day" and is the day immediately following the relevant decision day.

The rate of interest payable is that specified in section 17 of the Judgments Act 1838 on the relevant decision day. This is known as "the stipulated rate of interest" and the rate applicable in your case is set out below.

The following information in respect of this case is provided by the Secretary of the Tribunals in accordance with the requirements of Article 12 of the Order:-

"the relevant decision day" is: 31 May 2017

"the calculation day" is: 1 June 2017

"the stipulated rate of interest" is: 8%

Miss L Hunter For the Employment Tribunal Office