



EMPLOYMENT TRIBUNALS

Claimant: Miss L Scott

Respondent: 1. Smartway2go
2. In House Developments

JUDGMENT

Issued pursuant to Rule 21 Employment Tribunals Rules of Procedure 2013

THE TIME for presenting a response having expired and no response having been presented it is adjudged that:-

1. The First Respondent has made unauthorised deductions from the Claimant's wages and shall pay the Claimant £772.50 gross (i.e. £682.50 + £90).
2. The First Respondent failed to pay the Claimant in lieu of annual leave accrued but untaken on termination of her employment and shall pay the Claimant £138.08 gross.
3. The Claimant's claim for damages for breach of contract in respect of the failure to give her one week's notice succeeds and the First Respondent shall pay the Claimant £263 net.
4. The claims against the Second Respondent are dismissed, the Claimant having confirmed that she was employed by the First Respondent.

Employment Judge Davies

Dated: 6 December 2017