



# EMPLOYMENT TRIBUNALS

BETWEEN

**Claimant**  
Mr R Wilton

and

**Respondent**  
Murray Lift Maintenance  
Ltd

**Held at Ashford on** 5 February 2018

**Representation**

**Claimant:**  
**Respondent:**

In person  
Ms S Phillips, consultant

**Employment Judge** Wallis

## JUDGMENT

1. The claim of unfair dismissal is dismissed upon withdrawal by the Claimant;
2. The claims of unlawful deductions (except the claim set out below) were presented outside the time limit and did not amount to a series of deductions;
3. It was reasonably practicable to present those claims within the time limit;
4. Those claims are accordingly dismissed;
5. The remaining claim of an unlawful deduction on 31 May 2017 in respect of damage to a vehicle was presented within the time limit and may proceed;
6. The Respondent shall send the Claimant an updated bundle of documents and an updated witness statement by 2 March 2018;
7. The Claimant shall send his updated witness statement to the Respondent by 16 March 2018;
8. The parties shall send dates to avoid for the next four months to the Tribunal office by 12 February 2018.

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Employment Judge Wallis  
5 February 2018

Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a written request is presented within 14 days of the sending of this written record of the decision.