

EMPLOYMENT TRIBUNALS

BETWEEN

Claimant Miss C Soar

and

Respondent Franchise Partners Limited (no response entered)

Hearing held at Reading on 8 May 2018

Representation	Claimant:	Did not attend and not represented
	Respondent:	Did not attend and not represented

Employment JudgeMr S G Vowles (sitting alone)

JUDGMENT

Attendance and Evidence

1. The Respondent did not enter a response to the claim. The Claimant did not attend the hearing due to ill-health. The Tribunal took account of her ET1 claim form presented on 4 April 2017 and her e-mail dated 28 November 2017.

Unauthorised Deduction from Wages – section 13 Employment Rights Act 1996

2. This claim was withdrawn and is dismissed.

Untaken Holiday Pay – regulation 30 Working Time Regulations 1998

3. The Claimant was owed 2.33 days holiday pay and is awarded **£197.07** in compensation (4.30 x £45.83 per day) and the Respondent is ordered to pay this sum to the Claimant.

Protected Disclosure Detriment – section 47B Employment Rights Act 1996

4. There are no apparent grounds for a claim of protected disclosure detriment.

Employment Judge Vowles

8 May 2018

Judgment sent to the parties on

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for the Tribunal Office