5 April 2018



EMPLOYMENT TRIBUNALS

ON:

Respondent: Rebecca Priestman Limited

HELD AT: Manchester

BEFORE: Employment Judge Aspden

REPRESENTATION:

Claimant:	In person
Respondent:	R Priestman, owner

JUDGMENT

1. The claimant is entitled to be paid a redundancy payment by the respondent of £843.75.

2. The respondent made an unauthorised deduction from the claimant's wages by failing to pay the claimant for work done in November 2017. The respondent is ordered to pay to the claimant the sum of £920 in respect of that deduction.

3. The respondent failed to pay to the claimant an amount to which he was entitled on termination, under the terms of his contract of employment, in respect of accrued but untaken holiday. The respondent is ordered to pay to the claimant the sum of £61.88 due under the contract.

4. The respondent unfairly dismissed the claimant. The respondent is ordered to pay to the claimant compensation for unfair dismissal of $\pounds 1068.02$ (of which $\pounds 1017.16$ is to compensate the claimant for the respondent's failure to give notice).

5. The recoupment regulations apply to the award of compensation for unfair dismissal as follows:

(a) Grand total of the award £ 1068.02

- (b) Prescribed element £ 1068.02
- (c) Period of prescribed element 25 November 2017 25 December 2017

(d) Balance of total award less prescribed element £ 0

Employment Judge Aspden

Date_____25 April 2018_____

JUDGMENT SENT TO THE PARTIES ON

15 May 2018

FOR THE TRIBUNAL OFFICE

<u>Note</u>

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

[JE]



NOTICE

THE EMPLOYMENT TRIBUNALS (INTEREST) ORDER 1990

Tribunal case number(s): 2424571/2017

Name	of	Mr A Braiden	V	Rebecca	Priestman
case(s):				Limited	

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: 15 May 2018

"the calculation day" is: 16 May 2018

"the stipulated rate of interest" is: 8%

MR I STOCKTON For the Employment Tribunal Office