

EMPLOYMENT TRIBUNALS

Claimant: Respondent:

Mr C Doherty Little Horton Social Club Limited

AT A PRELIMINARY HEARING

Heard at:LeedsOn: 5th April 2018Before:Employment Judge Lancaster

Representation

Claimant: Respondent: In person Mr A Walton, solicitor

JUDGMENT

- 1. The title of the Respondent is amended to Little Horton Social Club Limited
- 2. The Tribunal has jurisdiction to hear the claim of unfair dismissal which was presented on a form which gave a valid number identifying that the Claimant did have an ACAS Early Conciliation certificate confirming that relating to this matter he had provided the prescribed information in the prescribed manner.
- 3. The claim of unfair dismissal is struck out because it has no reasonable prospect of success.
- 4. **By consent** the claim for accrued holiday pay due on termination succeeds and it is conceded that the Respondent employer has failed to provide a written statement of the terms and conditions of employment.
- 5. **By consent** the Respondent is ordered to pay to the Claimant the sum of £1390.00.
- 6. This judgment takes effect on 15th July 2018.
- 7. Any other claims are dismissed on withdrawal.

EMPLOYMENT JU DGE LANCASTER DATE 5th April 2018

Case: 1807160/2017

<u>Note</u>

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

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Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunaldecisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.