



EMPLOYMENT TRIBUNALS

Claimant: Mr C Doherty
Respondent: Little Horton Social Club Limited

AT A PRELIMINARY HEARING

Heard at: Leeds **On:** 5th April 2018
Before: Employment Judge Lancaster

Representation

Claimant: In person
Respondent: 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 JUDGE LANCASTER

DATE 5th April 2018

Case: 1807160/2017

Note

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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