

EMPLOYMENT TRIBUNALS

On:

Claimant:	Ms C Graham
Giaimant.	IVIS C Granann

Respondent: Guzelian Limited

Heard at: Leeds

14 August 2018

Before: Employment Judge D N Jones

REPRESENTATION:

Claimant:	In person
Respondent:	Mr A Guzelian, managing director

JUDGMENT

- 1. It being necessary in the interests of justice to reconsider the judgment sent to the parties on 16 April 2018 and, it not being practicable for Employment Judge Maidment to consider an application to reconsider and, Regional Employment Judge Robertson having directed that Employment Judge Jones shall do so, the earlier judgement is varied so the complaint of unpaid wages which was dismissed is substituted with the claim for unpaid time off in lieu being dismissed. The judgement otherwise remains as stated.
- 2. The respondent made unauthorised deductions from the wages of the claimant in the sum of £60.09 and the respondent shall pay that sum to the claimant.
- 3. The claim for holiday pay is dismissed on withdrawal.
- 4. The claim for damages for breach of contract, in respect of reimbursement for the cost of photographic equipment in the sum of £2,065, is dismissed.

5. The application of the respondent for costs is dismissed.

Employment Judge D N Jones

Date 14 August 2018

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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