Case No: 2601312/2018



EMPLOYMENT TRIBUNALS

Claimant: Miss J Bramhall

Respondent: S4YC Limited (David James; Marc Sewell)

Heard at: Nottingham On: Tuesday 9 April 2019

Before: Employment Judge Legard (sitting alone)

Representation

Claimant: Mr Tinsley, FRU Volunteer Respondent: Mr James, Managing Director

JUDGMENT

- 1. Terms of settlement having been agreed, this case shall stand adjourned until 7th May 2019, a period of 28 days, so as to allow the parties to give effect to the terms agreed. Absent any application within that period from either party to reinstate this case or for any further Order, this case shall stand dismissed upon withdrawal by the Claimant.
- 2. Both parties have requested that I record, as part of this Judgment, the terms agreed. They are as follows:
 - The Respondent will pay the Claimant the sum of £1,300 in respect of unpaid holiday pay and commission;
 - The Respondent will pay the Claimant a further £700 on receipt from her
 of the property that she admits retaining, namely the company laptop, iPad
 and other electronic devices.

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3. The parties did not stipulate the time period within which the above payments were to be made but both were content that the case be adjourned for a period of 28 days in order to execute their agreement.

Employment Judge Legard
Date 24 th April 2019
JUDGMENT SENT TO THE PARTIES ON
FOR THE TRIBUNAL OFFICE

Notes

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.

Public access to employment tribunal decisions

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