Case No: 1804772/2018



EMPLOYMENT TRIBUNALS

Claimant: Miss A Mount

Respondent: Harron Homes Limited

THE TIME for presenting a response having expired and no response having been presented, and on the available material before the Employment Judge it is adjudged that:-

JUDGMENT

issued pursuant to Rule 21 of The Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013

- 1. The Respondent's name is amended to Harron Homes Limited.
- 2. The complaint of unauthorised deduction from wages succeeds. The Respondent is ordered to pay to the Claimant forthwith the amount so deducted being £1,500.
- 3. The complaint in respect of the Claimant's entitlement to payment in lieu of accrued but untaken leave succeeds and the Respondent is ordered to pay to the Claimant forthwith the sum of £209.43
- 4. The hearing listed for 15 May 2017 is cancelled.

Employment Judge Cox

24th April 2018