

## **EMPLOYMENT TRIBUNALS**

Claimant: Miss L Wieland Respondent: Rush Hair Limited

Heard at: Ashford on: 10 June 2019

Before: EMPLOYMENT JUDGE CORRIGAN

**Sitting Alone** 

## Representation

Claimant: In Person

Respondent: No appearance, no response received

## **JUDGMENT**

- 1. The correct Respondent is Rush Hair Limited and the title to the proceedings is amended accordingly.
- 2. The Claimant's complaint of unlawful deduction of wages is well-founded.
- 3. The Respondent is ordered to pay £3,045.87 to the Claimant, subject to the appropriate deductions for tax and National Insurance. This sum consists of:

14 hours' pay June 2018	£109.62
50 hours' pay August 2018	£391.50
7 days' pay October 2018	£438.48
8 days' pay November 2018	£501.12
Pay for 88 lunchbreaks	£689.04
Holiday pay	£916.11

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4.	uplift due to breach of ACAS Code).
5.	The total sum due to be paid by the Respondent to the Claimant is £3807.34, subject to the tax and National Insurance due as set out above.
	Employment Judge Corrigan 10 June 2019
Note:	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.