



EMPLOYMENT TRIBUNALS

Claimant: Yvonne Wintle

Respondent: Breaksea Residential Homes Limited

Heard at: Cardiff

On: 3rd August 2018

Before: Employment Judge Howden-Evans

Representation:

Claimant: In Person

Respondent: In Person, by Marcus Rossini

JUDGMENT

Having heard evidence from Ms Wintle and Mr Rossini and having regard to statements of Ms Corry and Ms James and the 31-page bundle of documents, the employment judge's decision is:

1. The claimant's claim for unpaid wages following unlawful deductions is well-founded and Breaksea Residential Homes Limited is ordered to pay the sum of £446.25 to the claimant.
2. In the event of this debt not being paid within 14 days of this judgment, interest will accrue on this debt, at a rate of 8% per annum on any amount of this award that remains unpaid 14 days after the date of this judgment. (See Article 3 (1) Employment Tribunals (Interest) Order 1990).

The employment judge explained her reasons for reaching this decision at the Hearing on 3rd August 2018. Written reasons will not be provided unless requested within 14 days.

Employment Judge Howden-Evans
Dated: 3rd August 2018

JUDGMENT SENT TO THE PARTIES ON
16 August 2018

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FOR THE SECRETARY OF EMPLOYMENT TRIBUNALS