



## EMPLOYMENT TRIBUNALS

Claimant

Respondent

**Mr T Clarke**

v **Northern Freight Company Limited**

Heard at: **Leeds**

On: **30 August 2019**

Before: **Employment Judge Brain**

Representation:

Claimant: **In Person**

Respondent: **Mr A Famutimi, Consultant**

## JUDGMENT

The Judgment of the Employment Tribunal is that: -

1. It is in the interests of justice to substitute Northern Freight Company Limited for LJS Transport Settle Limited as the respondent to the claim.
2. LJS Transport Settle Limited are dismissed from the proceedings as having no legal interest in the claim.
3. **Upon** the respondent today having paid to the claimant the sum of £3,228.66 in settlement of that part of the claimant's claim set out in the schedule below and **upon** the respondent undertaking to provide to the claimant a wage slip for the holiday pay there mentioned (together with confirmation and evidence that the respondent has accounted to HM Revenue & Customs for the tax and National Insurance due thereon) and **upon** the respondent undertaking to take this step on or before **13 September 2019** then all of the claimant's claims shall stand dismissed upon withdrawal by him without further Judgment or Order unless on or before **23 September 2019** the claimant applies to the Employment Tribunal to restore the case to the lists for hearing.

## THE SCHEDULE

1.	Agreed compensation for unpaid employers' pension contributions -	£300.00
2.	Net wages due for October and November 2018 -	£1,412.31
3.	Net holiday pay due -	£1,516.35
		<b>Total £3,228.66</b>

Dated: 30 August 2019

**Employment Judge Brain**