



EMPLOYMENT TRIBUNALS

Claimant: Mr David Cobern
Respondent: Wrexham Demolition & Dismantling Limited
Before: Employment Judge Harfield
Date: 2 September 2019

JUDGMENT

In the absence of an ET3 response form from the respondent, and there being sufficient material before me to enable a proper determination to be made, I uphold the following claims:

- | | |
|--------------------------|-------------------|
| • Arrears of pay(gross): | £9,583.33 |
| | £3,538.48 |
| • Holiday pay(gross): | £2,381.93 |
| Total: | £13,121.81 |

The claimant is responsible for the payment of tax and employee national insurance due. No award is made for the accountants fees as the Tribunal does not consider it has jurisdiction to make such an award in an arrears of pay claim.

I act in accordance with my powers under Rule 21 of the Employment Tribunal's Rules of Procedure 2013.

Employment Judge Harfield
Dated: 4 September 2019

JUDGMENT SENT TO THE PARTIES ON
16 September 2019
.....

FOR THE SECRETARY OF EMPLOYMENT TRIBUNALS