

EMPLOYMENT TRIBUNALS

BETWEEN

ClaimantRespondentMs C SoperANDBestway (Holdings) Limited

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

HELD IN CHAMBERS AT Plymouth **ON**

29 November 2019

THE TIME FOR PRESENTING A RESPONSE HAVING EXPIRED AND NO VALID RESPONSE HAVING BEEN PRESENTED

JUDGMENT UNDER RULE 21

- 1. The claimant's claim for unfair dismissal is dismissed because the claimant has insufficient service to bring that claim; and
- 2. The claimant's claim for breach of contract succeeds in respect of her one week's notice pay; and
- 3. The claimant's claim for unlawful deduction from wages succeeds; and
- 4. The claimant's claim for accrued but unpaid holiday pay succeeds; and
- 5. The appropriate remedy will be determined at a hearing notice of which will be sent to parties in due course.

Employment Judge N J Roper

Dated 29 November 2019

Judgment sent to parties: 11 December 2019

FOR THE TRIBUNAL OFFICE