



EMPLOYMENT TRIBUNALS

Claimant: Miss A Head
Respondent: Mrs. Sharon Evans T/a Station Road Bakers

Heard at: Ashford **On:** 7 October 2019

Before: EMPLOYMENT JUDGE CORRIGAN
Sitting Alone

Representation

Claimant: In Person
Respondent: Miss G Nicholls, Counsel

CORRECTED JUDGMENT

Under the provisions of Rule 69, the Judgment dated 7 October 2019 is corrected as set out in bold type

1. The Claimant's complaints for notice pay and holiday pay are out of time and dismissed as the Employment Tribunal does not have jurisdiction to hear them.
2. The Claimant's complaint of unlawful deduction of wages (pension contributions) is dismissed upon withdrawal (the contributions having now been made).
3. The Claimant has the right to a redundancy payment of ~~£4026.78~~ **£4026.96** (18 x a week's pay of £223.72) and the Respondent is ordered to pay ~~£4026.78~~ **£4026.96** to the Claimant.

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Employment Judge Corrigan
Ashford
7 October 2019
Corrected: 25 June 2020

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.

Important note to parties:

Any dates for the filing of appeals or reviews are not changed by this corrected judgment. These time limits still run from the date of the original judgment.