CASE NUMBER: 2300670/2019



EMPLOYMENT TRIBUNALS

Claimant: Miss A Head

Mrs. Sharon Evans T/a Station Road Bakers Respondent:

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

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.

Employment Judge Corrigan

Ashford

7 October 2019

Corrected: 25 June 2020

CASE NUMBER: 2300670/2019

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.