

EMPLOYMENT TRIBUNALS

BETWEEN

Claimant Mrs J Walker	and	Respondent Foxenden Healthcare Limited
Hearing held at Reading on	25 November 2020	
Representation		Did not attend and not represented Mr D Ewer, director
Employment Judge	Vowles	(sitting alone)

JUDGMENT

Evidence

1. The Tribunal heard evidence on oath on behalf of the Respondent.

Unauthorised Deduction from Wages – section 13 Employment Rights Act 1996 Holiday Pay – regulation 13 and 14 Working Time Regulations 1998

2. The Claimant was not owed any wages or holiday pay. These claims are dismissed.

Reasons – rule 62 of Schedule 1 to the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013

3. Reasons for this judgment were given orally at the hearing. Written reasons will not be provided unless a written request is presented within 14 days of the date this judgment is sent to the parties.

I confirm that this is my Judgment in the case of Mrs J Walker v Foxenden Healthcare Ltd case no. 3314842/2019 and that I have dated and signed by electronic signature.

Employment Judge Vowles

Date: 25 November 2020

Sent to the parties on:

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For the Tribunals Office