

EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: S/4100597/17

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Held in Glasgow on 21 September 2017

Employment Judge: Ian McPherson

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Mr Adam Kalinowski

Claimant
In Person

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M&H Hospitality Ltd

Respondents
No Appearance

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JUDGMENT OF THE EMPLOYMENT TRIBUNAL

The Judgment of the Employment Tribunal is that:-

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(1) Having heard evidence from the claimant in person, and considered his additional information provided to the Tribunal, and the respondents not having appeared, and not having lodged any ET3 response resisting the claim, allows the claim to proceed as undefended, and finds that the claimant was formerly employed by M & H Hospitality Limited, between 6 and 21 February 2017, and that he is owed an outstanding balance of **THREE HUNDRED AND FOUR POUNDS, SIXTEEN PENCE (£304.16)** net from the respondents in respect of unpaid wages due and payable to him in terms of a payslip issued by the respondents on 28 February 2017 ; and

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(2) Accordingly, orders the respondents to pay that sum of **£304.16** to the claimant, and instructs the clerk to the Tribunal to serve this Judgment on **E.T. Z4 (WR)**

the respondents at their registered office address, for the attention of Mr Mark Harris, director, having allowed amendment of the designation and address of the respondents on the ET1 claim form (where they are named as M & H Hospitality Group) to properly identify the respondents as the claimant's former employer, the Tribunal having found that while part payment of £550 was paid to the claimant by bank transfer from Chequers Limited, by instalments of £300, and then £250, on 28 February 2017 and 10 March 2017 respectively, that other company was not his employer at the relevant time.

REASONS

1. In terms of Rule 62 of the Employment Tribunals Rules of Procedure 2013, I gave oral Judgment in the above terms, but reserved my Reasons, to be issued in writing later.
2. Written Reasons will follow in early course from the Tribunal.

Employment Judge: Ian McPherson
Date of Judgment: 21 September 2017
Entered in register: 27 September 2017
and copied to parties