



THE EMPLOYMENT TRIBUNALS

BETWEEN

Claimant: Ms Ashleigh Lofthouse

Respondent: Little Messy's North East Limited

Held at: Newcastle (by CVP) **On:** 22 April 2022

Before: Employment Judge Beaver sitting alone

Appearances

For the Claimant: in person

For the Respondent: no attendance

JUDGMENT

1. The tribunal finds that it is appropriate under rule 47 of the Employment Tribunals (Constitution and Rules of Procedure Regulations 2013) to proceed with the hearing in the absence of the respondent
2. The claimant's claim for unpaid wages is well founded and succeeds
3. The claimant is entitled to the sum of **£608.04** from the respondent, and the tribunal makes a declaration accordingly, the sum being made up as follows:
 - a. £528.04, being calculated at £4.30 ph x 30.7hr pw x 4 weeks,
 - b. £80, being calculated as 8 x coaching sessions (at £10 per session)

Oral reasons were given on 22 April 2022 and the parties are reminded of rule 62(3), Schedule 1 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013 regarding written reasons not being produced unless requested in accordance with Rule 62 (3).

EMPLOYMENT JUDGE BEEVER

JUDGMENT SIGNED BY EMPLOYMENT
JUDGE ON

22 April 2022

Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.