

EMPLOYMENT TRIBUNALS

Claimant: Miss H Benoist

First John J Stirk Limited

Respondent:

Second Broadway Pub Co

Respondent

HELD AT: Newcastle, by video **ON:** 17 March 2023

BEFORE: Employment Judge Aspden

REPRESENTATION:

Claimant: In person
Respondents: No attendance

JUDGMENT

The judgment of the Tribunal is:

- 1. The name of the first respondent is corrected to that shown in the heading above.
- 2. The claimant's complaint that the first respondent made deductions from her wages in contravention of section 13 of the Employment Rights Act 1996, is well founded. The first respondent must pay to the claimant the sum of £1498.96 (being the amount deducted from the claimant's wages in contravention of section 13 of the Employment Rights Act 1996 less an amount that has already been paid).
- 3. The claimant's complaint that the first respondent failed to pay to her an amount owing in respect of accrued untaken annual leave due on termination is well founded. The first respondent must pay to the claimant £253.80, being the amount due to the claimant.

4.	The	claims	against	the	second	resi	oondent	are	dismisse	ed.
	1110	CIGILIO	againot		CCCCIIG	100	JOHNSON	aio	alorriood	<i>-</i> .

Employment Judge Aspo						
Date	17 March 2023					

<u>Note</u>

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.