

THE EMPLOYMENT TRIBUNALS

Claimant Ms C Wilson Respondent
Glass House Leisure Ltd
(in creditors voluntary liquidation)

MADE AT NORTH SHIELDS
EMPLOYMENT JUDGE GARNON

ON 17th July 2018

JUDGMENT (Liability and Remedy)
Employment Tribunals Rules of Procedure 2013 (the Rules)-Rule 21

The claim of unlawful deduction of wages is well founded. I order £815.63 gross of tax and National Insurance to be paid by the respondent to the claimant. The hearing listed for 23rd July 2018 is cancelled

REASONS

The claim was presented on 21st March 2018 I am now satisfied it has been validly served on the liquidator after many attempts to serve the respondent before it entered liquidation..No response has been received. I am required by rule 21 of the Rules to decide on the available material whether a determination can be made and , if so I am obliged to issue a judgment which may determine liability and remedy. I consider the above judgment appropriate because I have sufficient information to enable me to find the claim proved and to determine the sums claimed in the claim form are accurate . The relevant law is in section 13 of the Employment Rights Act 1996

TM Garnon Employment Judge Date 17th July 2018