



# EMPLOYMENT TRIBUNALS

Claimant: Mrs Roger Avila

Respondent: Colonnade Operator Ltd T/A The Colonnade Hotel

## JUDGMENT UNDER RULE 21

1. The Claimant presented a claim against “Colonnade (Operator) Ltd” on 19 July 2022. Having checked the employment contract between the parties, the Tribunal has identified the correct name of the Respondent as Colonnade Operator Ltd T/A The Colonnade Hotel. The judgment is therefore issued using that name
2. The Respondent has failed to file an ET3 and Grounds of Resistance in this case.
3. Having considered the ET1 and documents provided by the Claimant, Employment Judge E Burns has decided that a determination of the claim can properly be made without a hearing and the Judgment of the Tribunal, made under rule 21 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013, is as set out below.
4. The Respondent has unlawfully failed to pay wages to the Claimant in the sum of £1641.55 (gross).
5. The Respondent is ordered to pay the Claimant the total of **£1641.55** and to account to HMRC for any tax and NI due on this sum.
6. **The hearing on 28 September 2022 is vacated and the parties should not attend.**

Employment Judge E Burns

Date: **23 September 2022**

**Sent** to the parties on: 23/09/2022

