

THE INDUSTRIAL TRIBUNALS

CASE REF: 8799/18

CLAIMANT: Craig McVeigh

RESPONDENT: Grab A Cab (NI) LLP t/a New City Cabs

DEFAULT JUDGEMENT

The relevant time limit for presenting a response has expired. No response has been presented by the respondent. I have decided to determine the following claim without a hearing. I determine as follows:

The claimant's redundancy pay claim is well-founded. It is declared that the respondent is liable to make a redundancy payment of **£1,428** to the claimant.

1. This Decision is based on the following information:

Gross weekly pay: £238

Net weekly pay: n/a

Number of actual completed years of service: 6

Age on date of dismissal: 32

Multiplier (for redundancy pay): 6

2. This judgement has been issued because the respondent has not presented any response. Accordingly, this judgement is not based on any assessment of evidence. In particular, I have arrived at no view on any question as to whether there has been any relevant transfer of undertaking.
3. I am satisfied that the proper title of the respondent is Grab A Cab (NI) LLP t/a New City Cabs and the title of these proceedings has been altered accordingly.

4. This is a relevant decision for the purposes of the Industrial Tribunals (Interest) Order (Northern Ireland) 1990.

Employment Judge: _____

Date decision entered in register and issued to the parties:

For the Secretary of the Tribunals