

EMPLOYMENT TRIBUNALS

Claimant Mrs I M Petresc

v

Respondents GR Woburn Limited (2) Burgerfi UK

Heard at: London Central Employment Tribunal

On: 5 December 2018

(1)

Before: Employment Judge Norris sitting alone

AppearancesFor the Claimant:In personFor the Respondents:Did not appear and were not represented

JUDGMENT

- 1. No responses having presented, default judgment in the Claimant's favour is entered against each of the Respondents on a joint and several basis in respect of her complaints of notice pay, holiday pay and arrears of pay, which accordingly succeed.
- 2. The Claimant's complaint of redundancy payment is dismissed because she did not have the necessary length of service to bring it.
- 3. The Tribunal having heard oral evidence from the Claimant, the Respondents are ordered to pay the Claimant the sum of £944, based in each case on an hourly rate of £8.00, as follows:
 - a. £244, being one week (30.5 hours') pay; and
 - b. £160, in respect of 20 hours' accrued but untaken holiday; and
 - c. £540, in respect of 67.5 hours worked between 23 April and 7 May 2018.
- 4. On the evidence before the Tribunal, the Claimant was not liable for tax, and accordingly the above amounts are both the gross and net sums payable.

Case Numbers: 2205231/2018 and 2205232/2018

Employment Judge Norris 5 December 2018

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Sent to the parties on:

6 December 2018 For the Tribunal:

Note: Reasons were given at the time and written reasons will not be provided unless they are asked for by a written request presented by any party within 14 days of the sending of this written record of the decision