



EMPLOYMENT TRIBUNALS

BETWEEN

Claimant
Mr D Blosen

and

Respondent
Touch Blue Limited

Hearing held at Reading on 23 August 2018

Representation

Claimant: Did not attend and not represented
Respondent: Mr D Curwen, counsel

Employment Judge

Mr S G Vowles (sitting alone)

JUDGMENT

Evidence

1. The Tribunal heard submissions from the Respondent and read witness statements provided by the Claimant and by the Respondent. It also read documents provided by the parties and considered the contents of the Claimant's ET1 claim form presented on 31 January 2018 and the Respondent's ET3 response form presented on 22 March 2018.

Holiday Pay

2. The Claimant was owed 8 days' pay for untaken holiday and was awarded **£622** in compensation. (8 x £77.75 per day). The Respondent is ordered to pay this sum to the Claimant.

Breach of Contract / Notice Pay

3. The Claimant confirmed in his witness statement that the amount outstanding to him consisted of holiday pay only. Accordingly this complaint is dismissed.

Application for a Costs Order

4. The Respondent made an application for a costs order and a case management order regarding this application was made separately.

Reasons – rule 62 of Schedule 1 to the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013

5. Reasons for this judgment were given orally at the hearing. Written reasons will not be provided unless a written request is presented within 14 days of the date this judgment is sent to the parties.

Employment Judge Vowles

23/8/2018

Sent to the parties on

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for the Tribunal Office