



EMPLOYMENT TRIBUNALS

Claimant
Ms C Finn

v

Respondent
D W Estates & Leisure Limited
T/A Inn-Credible Pub Co

JUDGMENT OF THE EMPLOYMENT TRIBUNAL following preliminary hearing by telephone

Heard at: Birmingham (remotely by telephone)

On: 27 April 2021

Before: Employment Judge Lloyd

Appearances

For the Claimant: Mr P Hunter-Finn (Claimant's brother)

For the Respondent: Did not attend

JUDGMENT

Employment Tribunals Rules of Procedure 2013 – Rule 21

On the basis of the available information before Employment Judge Lloyd judgment is entered against the respondent under Rule 21

The judgment of the tribunal is that: -

1. The respondent did not attend. A rule 21 letter was issued to the respondent on 8 April 2021. The respondent did not present a response to the claimant's claim. Under rule 21 of the Employment Tribunal Rules, because the respondent has not entered a response, a judgment may now be issued.
2. The tribunal has now entered judgment against the respondent in the claimant's claims of unfair dismissal, sex discrimination and unpaid wages.
3. The tribunal has listed a remedy hearing remotely by CVP (Cloud Video Platform), for Wednesday 7 July 2021 commencing at 10.00am before an Employment Judge sitting alone, with a time estimate of 1 day.
4. An order for directions to the claimant accompanies this judgment.

Signed electronically by Employment Judge B Lloyd
Signed and Dated: 4 May 2021