



**EMPLOYMENT TRIBUNALS (SCOTLAND)**

**Case No: 4102218/2019**

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**Held in Glasgow on 22 May 2019**

**Employment Judge: Emma Bell**

10 **Mr M Britton**

**Claimant  
In Person**

**Worldwide Transport Solutions**

**Respondent  
Represented by:**

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**Mr C Aitken -**

**(Attended in person**

**though permitted to**

**participate only as**

**on observer in**

20 **terms of Rule 21 (3)  
of the 2013**

**Regulations)**

**JUDGMENT OF THE EMPLOYMENT TRIBUNAL**

The Judgment of the Employment Tribunal is that the respondent, Charles Aitken,  
25 trading as Worldwide Transport Solutions, is ordered to pay to the claimant accrued  
holiday pay in the sum of Sixty Nine Pounds and Seventy Eight Pence (£69.78)  
pursuant to the Working Time Regulations 1998 and also to make payment of wages  
due to the claimant in the sum of Two Hundred and Fifty Eight Pounds and Seventy  
Eight Pence (£258.78).

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This amounts to an unlawful deduction pursuant to section 13 of the Employment Rights Act 1996.

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**Employment Judge**

**E Bell**

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**Date of Judgment**

**4 June 2019**

**Entered in register  
copied to parties**

**4 June 2019 and**

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*20 I confirm that this is my judgment or order in the case of Britton v Worldwide Transport Solutions 4102218/2019 and that I have signed the order by electronic signature.*