



**EMPLOYMENT TRIBUNALS**

**BETWEEN**

**Claimant**

**Respondent**

**AND**

**MS M. MELBOURNE**

**SUN VALLEY FOODS LTD**

**JUDGMENT OF THE EMPLOYMENT TRIBUNAL**

**HELD AT:** Birmingham via CVP

**ON:** 25, 26 January 2021

**EMPLOYMENT JUDGE** Algazy QC

**Representation**

**For the Claimant:** In Person

**For the Respondent:** Mr O.Lawrence - Counsel

**JUDGMENT**

The judgment of the Tribunal is that:

1. The Tribunal does not have jurisdiction to hear the Claim under the EqA and it is not just and equitable to extend time for bringing the claim in accordance with S.123 Equality Act 2010.

Case Number:1306262/2020

Oral reasons having been given, the parties are reminded of Rule 62(3) of Schedule 1 of the 2013 Rules regarding written reasons not being produced unless requested and/or subsequently requested in accordance with Rule 62(3).

If they are requested, the parties are reminded that they will appear on the Employment Tribunal website - <https://www.gov.uk/employment-tribunal-decisions>.

Employment Judge Algazy QC  
26 January 2021