

EMPLOYMENT TRIBUNALS

Claimant: Mr S Pheling

Respondents: Parrys Motor Parts Limited

JUDGMENT

The respondent is ordered under rule 76(4) of the Employment Tribunal Rules of Procedure 2013 to pay the further sum of £950.00 to the claimant.

REASONS

- 1. The case management order sent to the parties on 17 May 2017 sets out the circumstances of the claimant's application for a further costs order in respect of the hearing fee.
- 2. The claimant's solicitor has informed the tribunal by e-mail dated 22 May 2017 that the hearing fee "does need to be paid". The tribunal infers from this e-mail that the claimant is not entitled to remission. The claimant will not, therefore, receive reimbursement of his hearing fee unless it is paid by the respondent.
- 3. The claim was determined in the claimant's favour at a hearing. There is no reason to depart from the general principle that a successful claimant should recover the hearing fee.

9 June 2017 Employment Judge Horne SENT TO THE PARTIES ON

16 June 2017

FOR THE TRIBUNAL OFFICE