



THE EMPLOYMENT TRIBUNALS

Claimant
Mr C Lennox

Respondent
North East Vehicle Hire Ltd

JUDGMENT (Liability and Remedy)
Employment Tribunals Rules of Procedure 2013 –Rule 21

The claim of unlawful deduction of wages is well founded. I order £741.25 to be paid by the respondent to the claimant.

REASONS

The law relating to unlawful deduction of wages is in Part II of the Employment Rights Act 1996. The claim was presented on 15th and served on 29th June 2017. A response was due by 27th July 2017 but none was received. I am required by rule 21 of the Employment Tribunals Rules of Procedure 2013 to decide on the available material whether a determination can be made and, if it can, obliged to issue a judgment which may determine liability and remedy. I consider the above judgment appropriate because I have sufficient information in the claim form and answers provided by the claimant in response to an order of Employment Judge Hargrove to enable me to find the claim proved and to determine the sums claimed are accurate.

TM Garnon Employment Judge
Date 30th August 2017

SENT TO THE PARTIES ON
30 August 2017

P Trewick
FOR THE TRIBUNAL OFFICE