

THE EMPLOYMENT TRIBUNALS

Claimant Ms J Brunton Respondent Pioneer Transport

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

MADE AT NORTH SHIELDS
EMPLOYMENT JUDGE GARNON

ON 4th May 2018

JUDGMENT (Liability and Remedy) Employment Tribunals Rules of Procedure 2013 –Rules 21 and 37

The claim of unlawful deduction of wages is well founded. I order the respondent to repay to the claimant the sum of £623.50

REASONS

- 1. The claim was served on 8th March 2018 A response was due by 5th April 2018 but none was received An Employment Judge is 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 so, obliged to issue a judgment which may determine liability only or liability and remedy.
- 2. Employment Judge Johnson requested the claimant to provide information as to her losses and I now have in the claim form and her reply sufficient information to enable me to find the claim proved on a balance of probability and to determine the sum to be awarded. The law of unlawful deduction from wages is in Part 2 of the the Employment Rights Act 1996

TM Garnon Employment Judge Date signed 4th May 2018