



# EMPLOYMENT TRIBUNALS

**Claimant:** Mr O Staniokas  
**Respondent:** AKS refurbishment Ltd

**Heard at:** East London Employment Tribunal  
**On:** 3 June 2019

**Before:** Employment Judge Gilbert

## Representation

**Claimant:** litigant in person  
**Respondent:** no attendance and appearance not entered

**Interpreter:** Ms J Gulbinovic

# JUDGMENT ON REMEDY

1. A Rule 21 judgment was entered for the Claimant on 21 May 2019 and entered on the register and sent to the parties on 24 May 2019. The hearing listed for today was converted to a remedy hearing.
2. The Claimant worked for the Respondent as a painter decorator. He worked 23 ½ days at a daily rate of £125 in the sum of £2937.50. He worked an additional two hours on nine of those days at the same rate of pay in the sum of £281. 25. The Claimant worked one further day at a piece rate of £350. That makes a total sum due to the Claimant of £3568.75. The Respondent made four payments totally £1,800 to the Claimant for the work done. The final payment was made on 10 September 2018.
3. The outstanding balance to the Claimant is £1,768.75 and the Respondent is ordered to pay to the Claimant the said sum of £1768.75. That is a gross sum any liability for tax lies with the Claimant.
4. At no time was the claimant provided with itemised pay statements to which he was entitled.

Employment Judge Gilbert

3 June 2019

Notes

Reasons for the judgment having been given orally at the hearing, written reasons will not be provided unless a request was made by either party at the hearing or a written request is presented by either party within 14 days of the sending of this written record of the decision.

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