Case Number: 3300284/2019



EMPLOYMENT TRIBUNALS

BETWEEN

Claimant Respondents
Mr P Stewart R1 – Hybrid Group Solutions Limited

and

R1 – Hybrid Group Solutions Limited
(No response entered)
R2 – Fortitude Group Solutions Limited
(No response entered)

CORRECTED JUDGMENT

Rule 21 of Schedule 1 to the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013

Response

1. The Respondents failed to present a response to the claim and judgment is entered in favour of the Claimant. The Claimant has confirmed that he worked for both Respondents, both run by Danny Stepney. The awards below are therefore made on a joint and several basis against both Respondents.

Awards

- 2. The Claimant is owed wages and is awarded £1,154.08.
- 3. The Claimant is owed holiday pay and is awarded £317.31.
- 4. The Claimant is owed expenses and is awarded £246.23.
- 5. The total is £1,717.62 and the Respondents are ordered to pay this sum to the Claimant.

Hearing

6. The hearing listed on 1 November 2019 is cancelled.

Employment Judge Vowles
Date: 30 April 2019
Sent to the parties on
for the Tribunal Office