



# EMPLOYMENT TRIBUNALS

**Claimant:** Mr I Huseynli

**Respondent:** Anderson Young International Limited

## CERTIFICATE OF CORRECTION Employment Tribunals Rules of Procedure 2013

Under the provisions of Rule 69, the **Judgment** sent to the parties on 16/1/2019, is corrected as set out in block type at paragraph 7 which should read as **£1900.12** instead of **£2052.12**. Both elements of the damages for breach of contract are calculated after deduction for tax and national insurance in accordance with British Transport Commission v Gourley [1956] A.C. 185. The pre-tax calculations were £1,615.15 (damages for wrongful dismissal) and £760 (damages for breach of contract in respect of unpaid commission).

\_\_\_\_\_  
Employment Judge **George**

\_\_\_\_\_  
2 September 2019

Date

SENT TO THE PARTIES ON

.....23.09.19.....

.....  
FOR THE TRIBUNAL OFFICE

**Important note to parties:**

Any dates for the filing of appeals or reviews are not changed by this certificate of correction and corrected judgment. These time limits still run from the date of the original judgment, or original judgment with reasons, when appealing.

