



EMPLOYMENT TRIBUNALS

Claimant: Mr Delano Olatunji
Respondent: Swift Rapid Limited
At: London Central Employment Tribunal
Before: Employment Judge Adkin

JUDGMENT

1. The Respondent has failed to file an ET3 Grounds of Resistance in this case.
2. Having considered the Claim form (ET1), Employment Judge Adkin has decided that a determination the claim can properly be made without a hearing.
3. I have exercised my discretion under rule 34 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013, Schedule 1 to substitute the correct legal title Swift Rapid Limited for Immediate Solutions, which is the name given in the Claim form (ET1)
4. The Judgment of the Tribunal, made under rule 21 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013, is that the Respondent unlawfully deducted his wages pursuant to section 13 of the Employment Rights Act 1996.

Compensation

5. The Respondent is ordered to pay to the Claimant the following sums (to be paid net of tax and national insurance) **£714.00** unpaid wages.

Case Number: 2201090/2020

Employment Judge Adkin
02/07/2020

Sent to the parties on:
06/07/2020

For the Tribunal: