Case Number: 2204441/2020 (V)



EMPLOYMENT TRIBUNALS

Claimant Respondent

Mr R Heaton v Ably Resources Limited

Heard at: London Central (by video) **On**: 7 December 2020

Before: Employment Judge P Klimov, sitting alone

Representation

For the Claimant: in person

For the Respondent: Mr M Lombardi (managing director)

This has been a remote hearing which was not objected to by the parties. The form of remote hearing was by Cloud Video Platform (CVP). A face to face hearing was not held because it was not practicable due to the Coronavirus pandemic restrictions and all issues could be determined in a remote hearing.

JUDGEMENT BY CONSENT

- 1. The respondent shall pay the claimant the sum of £3,886.52 (gross), being the claimant's wages for the period between 1 and 12 April 2020.
- 2. The respondent shall pay the claimant the sum of £6,153.66 (gross) for 19 days of the claimant's accrued but untaken holiday.
- 3. The rest of the claimant's claim is dismissed upon withdrawal.

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Employment Judge P Klimov 10 December 2020	
Sent to the parties on:	
12/12/20	020.
For the Tribunals Office	

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.

Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant (s) and respondent(s) in a case.