Case No: 1307493/2019



## **EMPLOYMENT TRIBUNALS**

Claimant Mr R Potter v TCL Beds & Mattresses
Mr Tim Clapham T/A TCL Beds & Mattresses

## AMENDED JUDGMENT OF THE EMPLOYMENT TRIBUNAL ON RECONSIDERATION

The Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013: Rules 70 - 73

In Chambers: Birmingham On: 6 April 2021

Before: Employment Judge Lloyd

## **JUDGMENT**

Upon a reconsideration hearing on the papers in chambers, on the application of the claimant

And upon my finding that the respondent's name was incorrectly stated in the default judgment made on 21 February 2020, and sent to the parties on 2 March 2020,

- 1) I exercise the tribunal's powers under Rule 70, and I vary the said judgment of 21 February 2020, to state the correct name of the respondent, namely Mr Tim Clapham T/A TCL Beds & Mattresses.
- 2) Subject to 1) above the said default judgment is unchanged, namely:
- "1. The respondent has made an unauthorised deduction from the claimant's wages and is ordered to pay the claimant the gross sum of £768.68.
- 2. The respondent has failed to pay the claimant's accrued but untaken holiday entitlement upon termination of employment and is ordered to pay the claimant the gross sum of £295.56.
- 3. The respondent shall pay to the claimant the total sum of £1064.24."

Amended Judgment signed electronically by Employment Judge B Lloyd

Signed and Dated: 6 April 2021