

# **EMPLOYMENT TRIBUNALS**

Claimant:Mr P KujawaRespondent:Essex Transport Services LimitedHeard at:Southampton (by CVP)On: 14 June 2021Before:Employment Judge Dawson, Mr N Cross, Mr R Spry-ShuteAppearancesFor the claimant:In personFor the respondents:Ms Reece, employment adviser

# JUDGMENT AT THE REMEDY HEARING

## By consent:

- 1. The respondent shall pay to the claimant the gross sum of £1161.10 in respect of its breach of contract.
- 2. The respondent has made an unlawful deduction from the wages of the claimant and is ordered to pay to the claimant the gross sum of £8.97<sup>1</sup>.

Employment Judge Dawson Date: 14 June 2021

Judgment sent to the Parties: 17 June 2021

FOR THE TRIBUNAL OFFICE

Notes

### Reasons

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.

<u>CVP</u>

The hearing was conducted by the parties attending by Cloud Video Platform. It was held in public in accordance with the Employment Tribunal Rules. It was conducted in that manner because a face to face hearing was not appropriate in light of the restrictions required by the coronavirus pandemic and the Government Guidance and it was in accordance with the overriding objective to do so.

<sup>&</sup>lt;sup>1</sup> The respondent contends that the claimant has raised this claim for the first time at the hearing today but, nevertheless, consents to a judgment in those terms.