Case Numbers: 3201968/2020, 3201969/2020 3202068/2020 & 3202069/2020



EMPLOYMENT TRIBUNALS

- Claimants: Ms Courtney Mullins Mr Lewis McLuckie
- Respondents: (1) Mannion Group Ltd (2) Mr Gary Mannion
- Heard at: East London Hearing Centre (by Cloud Video Platform)

On: 18 June 2021

Before: Employment Judge JONES

Representation

Claimants: in person Respondents: Mr Gary Mannion (in person)

UPON APPLICATION made by the Respondent by letter dated 10 February 2021 to reconsider the judgment dated 26 January 2021 under rule 71 of the Employment Tribunals Rules of Procedure 2013.

JUDGMENT

Having heard submissions from both Claimants and the Respondent and considered the documents submitted, it is this Tribunal's judgment that there are no grounds for reconsidering the judgment. The judgment is confirmed.

The 1st Respondent unlawfully deducted the Claimants' wages.

The 1st Respondent is ordered to pay the Claimant Courtney Mullins the sum of £5,108.88.

The 1st Respondent is ordered to pay the Claimant Lewis McLuckie the sum of £5,108.88.

The parties were given oral reasons in the hearing.

Employment Judge Jones Date: 18 June 2021