

## EMPLOYMENT TRIBUNALS (SCOTLAND)

5 Case No: 4104144/2020

## Held in Glasgow by CVP on 8 and 9 December 2021

Employment Judge: Rory McPherson (Corrected)

Fiona Ronald Claimant

<u>In Person</u>

Mikeylenn Ltd Respondent

Represented by

**G** Kelly and M Lennon

**Directors** 

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## JUDGMENT OF THE EMPLOYMENT TRIBUNAL

The judgment of the Employment Tribunal is that;

- the respondent made unauthorised deduction of wages from the claimant's wages in the sum of Seven Hundred and Eighty Eight Pounds and Sixteen Pence (£788.16), being 12 weeks' pay at contractual rate of £65.68; and
- the claimant was dismissed in breach of contract in respect of notice and the respondent is ordered to pay damages in the sum of One Hundred and Ninety Seven Pounds and Four Pence (£197.04), being 3 weeks' notice contractual notice pay £65.68; and
- 3. the claimant was dismissed by reason of redundancy and is entitled to a redundancy payment of **Three Hundred and Forty Five Pounds and Sixteen Pence (£345.16)** calculated on average of paid wages 52 weeks prior to termination (£86.29 x 4 having regard to the claimant's age), the claimant having a period of 3 continuous years of service.

- 4. The respondent has failed to pay the claimant's accrued (6 March to 25 May) holiday entitlement and is ordered to pay the claimant the sum of **Seventy One Pounds** (£71.43).
- 5. As the Employment Protection (Recoupment of Jobseeker's Allowance and Income Support) Regulations 1996 do not apply, these sums are payable immediately by the respondent.

## **REASONS**

Oral reasons were given at the hearing.

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Employment Judge: R McPherson
Date of Judgment: 16 December 2021
Entered in register: 20 December 2021

and copied to parties

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