Case No: 2602307/2021



EMPLOYMENT TRIBUNALS

Claimant: Mr. J Fenwick

Respondent: Coach Pro UK Limited

Heard at: Via Cloud Video Platform (Midlands East Region)

On: 11th February 2022

Before: Employment Judge Heap (Sitting alone)

Representation

Claimant: Mr. D Illingworth – Law Student Respondent: No attendance or representations

COVID-19 Statement

This has been a remote hearing which has been consented to by the parties. The form of remote hearing was fully remote via CVP. A face to face hearing was not held because it was not practicable, no-one requested the same and all issues could be determined in a remote hearing.

JUDGMENT

- 1. The Respondent made an unauthorised deduction from the Claimant's wages and they are Ordered to pay to the Claimant the sum of £765.00 less any necessary deductions for tax.
- The Respondent failed to pay to the Claimant his accrued holiday entitlement and they are also Ordered to pay to the Claimant the sum of £289.74 less any necessary deductions for tax.

Employment Judge Heap

Date: 11th February 2022

Notes:

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.

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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.