



EMPLOYMENT TRIBUNALS

Claimants: (1) Miss Emily Hamill-Loader
(2) Mr Oliver Henshall

Respondent: Vertman Ltd.

Heard at: Bristol, by video **On:** 4 February 2022

Before: Employment Judge Le Grys

Appearances

For

First Claimant: Miss Emily Hamill-Loader, in person
Second Claimant: Mr Oliver Henshall, in person
The Respondent: Mr Chris Airey (representative)

JUDGMENT

1. The First Claimant's Claim for holiday pay accrued but unpaid holiday is well founded. The Respondent is ordered to pay the First Claimant the sum of £2692.40 (20 days x £134.62 gross).
2. The Second Claimant's Claim for holiday pay accrued but unpaid holiday is well founded. The Respondent is ordered to pay the Second Claimant the sum of £2692.40 (20 days x £134.62 gross).

Employment Judge Le Grys
Date: 4 February 2022

Judgment sent to parties: 28 February 2022

FOR THE TRIBUNAL OFFICE

Notes

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.