



EMPLOYMENT TRIBUNALS

Claimant: Mr J Bell

Respondent: Teltech Mobile Installations Limited

UPON the Tribunal's own initiative to reconsider, under rule 70 Employment Tribunals Rules of Procedure 2013, the judgment dated **15th February 2022** and without a hearing,

JUDGMENT

The judgment is varied to now read as follows: -

Further to the Judgment dated 3rd February 2022, under rule 21 of the Employment Tribunals Rules of Procedure 2013: -

JUDGMENT

The Respondent is also ordered to pay compensation for the series of unauthorised deductions from the Claimant's wages made in the period from 3rd August 2020 until 1st September 2021 in the sum of ~~£6469.64~~. ***£6898.64***

REASONS

This second Judgment in this case was issued under rule 21 on the basis of the available material required by me to be produced following the hearing on 3rd February.

In an email dated 6th February 2022 the Claimant calculated the outstanding sums due, using the formula I had identified at paragraph 3 of the first Judgment, at £6469.64.

The second Judgment was therefore issued in this sum as I believed to be claimed. I had not been alerted to an amendment dated 7th February 2022, which gave the correctly calculated figure at £6898.64. Had I been aware of this material which ought to have been available to me as at 15th February 2022 when I issued the second Judgment it would have reflected this higher figure.

Because the Respondent would be debarred from participating at a hearing save to the extent that I would permit it, this reconsideration is appropriately dealt with without further notice and without a hearing.

Employment Judge **Lancaster**

Dated: 9th March 2022