Case No: 2300082/2021 2303390/2021



EMPLOYMENT TRIBUNALS

Claimant: Garry Selman

Respondent: Pullmanor Limited t/a Redwing Coaches (in liquidation)

Heard at: London South Employment Tribunal sitting at Croydon

On: 29th March - 31st March 2022

Before: Employment Judge Apted and Panel Members Mr Fairbank and Mr

Rogers

Representation

Claimant: Litigant in person Respondent: Not represented

JUDGMENT

- 1. The Claimant's claim for disability discrimination is well founded and is allowed.
- 2. The Claimant's claim for unpaid holiday pay is well founded and is allowed.
- 3. The Claimant's claim for unlawful deduction of wages is well founded and is allowed.
- 4. The Respondent must pay to the Claimant compensation for discrimination in the sum of £26,278.80 gross, comprising:
 - a. £13,239.68 for loss of earnings (of which £303.38 is interest),
 - b. £12,639.12 for injury to feelings (of which £639.12 is interest),
 - c. £400 gross for the loss of his statutory rights.
- 5. The Respondent must pay to the Claimant, the sum of £5,000.10 gross, for unpaid holiday pay.

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Employment Judge Apted

Date: 31st March 2022

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.

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