

EMPLOYMENT TRIBUNALS

Claimant:	Mr O Cornick	
Respondent:	Extreme Heating Ltd	
Heard at:	Cardiff by CVP	On: 6 th June 2022
Before:	Employment Judge G Duncan	

Representation:

Claimant:	In person
Respondent:	No attendance

JUDGMENT

It is the decision of Employment Judge G Duncan that:

- 1. The Respondent has made an unlawful deduction from the Claimant's wages and is ordered to pay the Claimant the gross sum of **£1114.22**.
- 2. The Respondent has failed to pay the Claimant's holiday entitlement and is ordered to pay the Claimant the gross sum of **£454.41**.
- 3. The Respondent has failed to supply a statement of the Claimant's employment particulars pursuant to section 38 of the Employment Act 2002 and is ordered to pay the Claimant two weeks' pay in the gross sum of **£716.16.**
- 4. The Claimant is responsible for any income tax or employee national insurance contributions that may be due on the sums awarded in respect of unpaid wages and unpaid holiday pay.

Employment Judge G Duncan Dated: 6th June 2022

JUDGMENT SENT TO THE PARTIES ON 10 June 2022

FOR THE SECRETARY OF EMPLOYMENT TRIBUNALS Mr N Roche