Case No. 1401111/2021



EMPLOYMENT TRIBUNALS

BETWEEN

ClaimantRespondentMr Jack RogersANDMr David Haigh

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

HELD IN BODMIN ON 20 May 2022

THE TIME FOR PRESENTING A RESPONSE HAVING EXPIRED AND NO VALID RESPONSE HAVING BEEN PRESENTED

JUDGMENT UNDER RULE 21

- 1. Mr David Haigh is the correct respondent to these proceedings and Lamorna Cove Limited is dismissed as a respondent; and
- The claimant's claims for unfair dismissal; entitlement to a statutory redundancy payment; in relation to public interest disclosures; and for failure to provide a written statement of particulars of employment are all dismissed on withdrawal by the claimant; and
- 3. The claimant's claim for breach of contract succeeds and the respondent is ordered to pay the claimant one week's notice pay in the net sum of £248.36: and
- 4. The claimant's claim for unlawful deduction from wages succeeds and the respondent is ordered to pay the claimant the gross sum of £1,625.80; and
- 5. The claimant's claim for accrued but unpaid holiday pay succeeds, and the respondent is ordered to pay the claimant 6.25 days' pay in the gross sum of £229.16.

Employment Judge N J Roper Dated 20 May 2022

Judgment sent to Parties on 10 June 2022 By Mr J McCormick