

## **EMPLOYMENT TRIBUNALS**

London South Employment Tribunal (remote) on 27th January 2022

Claimant Between Respondent

**Martin Clack** 

& London SW Communications Limited (in voluntary liquidation)

Before Appearances

Judge M Aspinall (Sitting as an Employment Judge)

Mr Clack (in person)
The Respondent did not attend and was not expected

# Full Merits Hearing Judgment

#### **DECISION**

Having heard from Mr Clack and in consideration of the decision by the Joint Liquidators of the Respondent to de-instruct their Solicitors, not attend and not to defend the claim, I find:

- 1. The Respondent unlawfully dismissed the Claimant; the claim is made out. The Respondent shall pay to the Claimant the sum of £63,150.00 gross subject to the statutory cap.
- The Respondent did not pay the accrued, untaken, holiday pay due to the Claimant at the time of his dismissal; the claim is made out. The Respondent shall pay to the Claimant the sum of £576.93 gross.
- 3. The total due to the Claimant from the Respondent is £63,726.93.

### IT IS ORDERED

1. That the Respondent shall pay the sum of £63,726.93 to the Claimant forthwith.

## Judge M Aspinall on Thursday, 27th January 2022

PUBLIC ACCESS TO EMPLOYMENT TRIBUNAL DECISIONS

Judgment and reasons for judgments are published in full. These can be found online at www.gov.uk/
employment-tribunal-decisions shortly after a copy has been sent to the Claimant(s) and Respondent(s) in a case.

Copy sent to the parties on:

15 February 2022