

EMPLOYMENT TRIBUNALS

Claimant:	Miss B Stevenson		
Respondent:	REXD Corporation Limited T/A Caremark (Cheshire West & Chester)		
Heard at:	Cardiff via CVP	On:	17 August 2022
Before:	EJ W Brady		
	n person n person Dr Anikphe Oyedeji (Company Director)		

JUDGMENT

1. The claimant's claim that there was an unauthorised deduction of wages from her wages on 24th September 2021 in respect of the overpayment is not well founded. The claimant had been overpaid by £1495.00 gross and the respondent's deduction was therefore lawful under section 14 of Employment Rights Act 1996.

2. The claimant's claim that holiday pay in the sum of £293.00 gross was properly payable is well founded. The respondent is ordered to pay the claimant £293.00 gross in respect of the holiday pay.

3. The claimant's claim that £94.50 was properly payable in respect of the night shift is well founded. The respondent is ordered to pay the claimant £94.50 gross.

4. The claimant's claim that there was an unauthorised deduction of wages from her wages in respect of the pool car was submitted out of time and is dismissed.

Employment Judge W Brady

Date 17 August 2022

JUDGMENT SENT TO THE PARTIES ON 19 August 2022

FOR THE TRIBUNAL OFFICE Mr N Roche

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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