



EMPLOYMENT TRIBUNALS

Claimant: Keith Yonish

Respondents: (1) JetEngage Limited
(2) Jet Media Network Limited

Heard at: East London Hearing Centre on papers

On: 23 May 2022

Before: Tribunal Judge D Brannan, sitting as an Employment Judge

Representation

Claimant: Lyons Davidson
Respondent: Jerome Merchant + Partners

UPON APPLICATION made by letter dated 15 March 2022 to reconsider the judgment dated 4 March 2022 under rule 71 of the Employment Tribunals Rules of Procedure 2013.

AND UPON the First Respondent indicating in an email dated 4 April 2022 that it had not objection to the Tribunal reconsidering the judgment, the Tribunal having previously proposed to do so without a hearing (and the claim against the Second Respondent having been struck out).

AND UPON the Appellant seeking to withdraw his claim in respect of unlawful deduction from wages in respect of holiday pay in an email dated 7 April 2022.

JUDGMENT

1. Paragraph 3 of my judgment of 4 March 2022 is hereby replaced with the following:

“3. The claimant’s claim of unfair dismissal is well founded but his compensatory award is reduced to nil under *Polkey*. The Respondent is ordered to pay the claimant £1,632 in respect of his basic award.”

Case Number: 3205332/2021

2. The complaint of unlawful deduction from wages in respect of holiday pay is dismissed following a withdrawal by the claimant.

Tribunal Judge Brannan

23 May 2022