Case No:2500958/2022 2500959/2022



## **EMPLOYMENT TRIBUNALS**

Claimant: Mr B Campbell

Respondent: Sean McAndrews trading as Osbourne Motor Transport

Heard at: Newcastle CFCTC On: 28 February 2023

Before: Employment Judge Arullendran

Representation:

Claimant: In person

Respondent: Mr D Morris (solicitor)

## JUDGMENT ON RECONSIDERATION

By consent, the Judgment of the Employment Tribunal dated 10 October 2022 is varied on reconsideration pursuant to Rules 70 to 72 of the Employment Tribunals (Constitution & Rules of Procedure) Regulations 2013, Schedule 1, as amended, as follows:

- 1. The claimant's claim of unauthorised deduction of wages pursuant to section 13 of the Employment Rights Act 1996 is <u>not</u> well-founded <u>and is dismissed</u>.
- 2. The claimant's claim for accrued holiday pay pursuant to regulation 14 of the Working Time Regulations 1998 is <u>not</u> well-founded <u>and is dismissed</u>
- 3. The claimant's claim for notice pay is not well-founded and is dismissed.
- 4. The claimants claim for breach of contract is not well-founded and is dismissed.
- 5. The claimant's claim for compensation for stress and anxiety is not well-founded and is dismissed.

**Employment Judge Arullendran** 

Date: 28 February 2023

JUDGMENT SENT TO THE PARTIES ON