



THE EMPLOYMENT TRIBUNALS

(Counter) Claimant

(Counter) Respondent

Kocho Group Limited

v

Michael Nwanze

JUDGMENT

(Rules 25 and 21 of the Employment Tribunals Rules of Procedure)

No response to the employer's contract claim having been received by the Tribunal by the expiry of the time limit in rule 24, the judgment of the Tribunal is as follows:

- 1. The employer's contract claim made by Kocho Group Limited against Michael Nwanze is well founded.**
- 2. Michael Nwanze shall pay to Kocho Group Limited compensation of £3,300.**

Employment Judge Glennie

Dated:5 May 2023.....

Judgment sent to the parties on:

11/05/2023

For the Tribunal Office