

EMPLOYMENT TRIBUNALS

SITTING: at London South (By CVP)

BEFORE: Employment Judge Tueje

BETWEEN:

Claimant: Kerry Reynolds

Respondent: Boiler & Company UK Limited

Under the provisions of Rule 69, the final judgment sent to the parties on 19 May 2023, is corrected as set out in block type at paragraph 2.

ON: 4th May 2023

Appearances: For the Claimant: In person For the Respondent: Adam Carr (Respondent's director)

CORRECTED JUDGMENT

- The complaint of unauthorised deductions from pay is well-founded. The respondent made an unauthorised deduction from the claimant's pay in respect of the period 1st July 2022 to 2nd July 2022. The respondent is ordered to pay to the claimant the agreed gross sum of £654.00 deducted from pay.
- The complaint in respect of holiday pay is well-founded. The respondent made an unauthorised deduction from the claimant's pay by failing to pay holiday pay and is ordered to pay the claimant the gross sum of £1,786.73 representing 13.66 days annual leave.

Employment Judge Tueje Dated: 09 May 2023 Corrected on: 16 August 2023

Important note to parties:

Any dates for asking for written reasons, applying for reconsideration or appealing against the judgment are not changed by this certificate of correction and corrected judgment. These time limits still run from the date the original judgment or reasons were sent, as explained in the letter that sent the original judgment.