Case No: 2602839/2022



EMPLOYMENT TRIBUNALS

Claimant:	Mr Isaac Carter
Respondent:	Twenty Four Seven Recruitment Limited
Heard:	Cloud Video Platform
Region:	Midlands East Employment Tribunal
On:	20 May 2024
Before:	Employment Judge R Broughton
Representation Claimant: Respondent:	No Attendance Mr. Pettifer - solicitor
	JUDGMENT
Employment Trib	not attend the final hearing. Practicable enquires were made by the unal about the reasons for his absence and the decision was then with the hearing in his absence pursuant to Rule 47.
Employment Righ	inlawful deductions from wages brought pursuant to section 13 hts Act 1996 and/or claim for holiday pay pursuant to the Working s 1998 are not well founded and are dismissed un their entirety.
	Employment Judge R Broughton
	Date: 20 May 2024
	JUDGMENT SENT TO THE PARTIES ON
	06 June 2024

FOR THE TRIBUNAL OFFICE

Case No: 2602839/2022

Notes:

Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.

Reasons

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.