Case Number: 2404564/2023



EMPLOYMENT TRIBUNALS

Claimant: Mr T Wynne

Respondent: Chorlton Scaffolding Limited

Heard at: Liverpool (in person) On: 25 & 26 June 2024

Before: Employment Judge Shotter

Members

Ms A Ross-Sercome Mr J Murdie

Representative

Claimant: Mr B Wilcox, brother-in-law

Respondent: Mr P Murphy, director of the respondent

JUDGMENT

The unanimous judgment of the Tribunal is that:

- 1. The respondent failed to provide the claimant with a statement of initial employment particulars in accordance with section 1 of the Employment Rights Act 1996 and it is just and equitable to award the claimant four weeks pay. The respondent is ordered to pay to the claimant compensation in the sum of £2320 gross (£580 per week gross multiplied by 4.)
- 2. The Claimant was entitled to 11.2 weeks statutory holiday pay accrued at the effective date of termination and his claim for 2 years unpaid holidays is well-founded. The respondent is ordered to pay to the claimant unpaid holidays in the sum of £5000 as agreed between the parties.

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Employment Judge Shotter

26.6.24

Judgment sent to the parties on:

5 July 2024

For the Tribunal:

Notes

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.

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.

Recording and Transcription

Please note that if a Tribunal hearing has been recorded you may request a transcript of the recording, for which a charge may be payable. If a transcript is produced it will not include any oral judgment or reasons given at the hearing. The transcript will not be checked, approved or verified by a judge. There is more information in the joint Presidential Practice Direction on the Recording and Transcription of Hearings, and accompanying Guidance, which can be found here:

https://www.judiciary.uk/guidance-and-resources/employment-rules-and-legislation-practice-directions/

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NOTICE

THE EMPLOYMENT TRIBUNALS (INTEREST) ORDER 1990 ARTICLE 12

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Name of case: Mr T Wynne v Chorlton Scaffolding Ltd

Interest is payable when an Employment Tribunal makes an award or determination requiring one party to proceedings to pay a sum of money to another party, apart from sums representing costs or expenses.

No interest is payable if the sum is paid in full within 14 days after the date the Tribunal sent the written record of the decision to the parties. The date the Tribunal sent the written record of the decision to the parties is called **the relevant decision day**.

Interest starts to accrue from the day immediately after the relevant decision day. That is called **the calculation day**.

The rate of interest payable is the rate specified in section 17 of the Judgments Act 1838 on the relevant decision day. This is known as **the stipulated rate of interest**.

The Secretary of the Tribunal is required to give you notice of **the relevant decision day**, **the calculation day**, and **the stipulated rate of interest** in your case. They are as follows:

the relevant decision day in this case is: 5 July 2024

the calculation day in this case is: 6 July 2024

the stipulated rate of interest is: 8% per annum.

For the Employment Tribunal Office