



# **EMPLOYMENT TRIBUNALS (SCOTLAND)**

**Case No: 4106825/2024**

**Mrs L McAllen**

**Claimant**

**QH Property Company Limited**

**Respondent**

## **JUDGMENT**

### **Rule 21 of the Employment Tribunal Rules of Procedure 2013**

No response having been presented Employment Judge, J Hendry, has decided to issue the following judgment on the available material under Rule 21: The respondent shall pay the following sums to the claimant:

- 1 The respondent having failed to pay the claimant's holiday entitlement is ordered to pay the claimant the sum of One Thousand Three Hundred and Forty Four Pounds (£1344.00) (Calculated on the basis of 14 days holiday x 8

hours per day x £12 p/h) being payment therefor such sum being gross wages without deduction of tax.

- 2 The respondent shall be at liberty to deduct from the above sums such amounts of Income Tax and Employee National Insurance Contributions (if any) as it may be required to do so by law and if it does so, it must duly remit the sums so deducted to HM Revenue and Customs, and provide the claimant with written evidence of this detailing the deductions made and the by paying eh sums under deduction of tax will be held to have satisfied the requirements of this judgment.

N M Hosie

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**Employment Judge**

4 December 2024

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**Date of Judgment**

**Date sent to parties**

5 December 2024

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