

EMPLOYMENT TRIBUNALS

Claimant:

Mr D Wrench

Respondent:

Rutherford Vending Ltd

JUDGMENT

Employment Tribunals Rules of Procedure 2013 – Rule 21

The claim was issued in the Leeds Employment Tribunals on 20 June 2024. The respondent has failed to present a valid response on time. The Employment Judge has decided that a determination can properly be made of the claim, or part of it, in accordance with rule 21 of the Rules of Procedure.

- 1. The respondent has made unauthorised deductions from the claimant's wages and must pay the claimant in the gross amount of **£2,917.60**.
- 2. The claimant was dismissed in breach of contract in respect of notice and the respondent must pay damages to the claimant in the gross amount of **£4,376.40**.
- 3. The claimant was dismissed by reason of redundancy and is entitled to a redundancy payment of **£8,921.22.**
- 4. The respondent has failed to pay the claimant's holiday entitlement and must pay the claimant the gross amount of **£1458.80**.
- 5. The respondent breached an implied term of the claimant's contract by deducting employees' pension contributions from his wages for a period of 12 months but not paying them into his pension. The respondent is ordered to pay the claimant the amount of **£511.08**.

The hearing listed 8th January 2025 is therefore postponed.

Employment Judge Maidment Date: 23 December 2024 JUDGMENT SENT TO THE PARTIES ON Date: 31 December 2024 AND ENTERED IN THE REGISTER

FOR THE TRIBUNAL OFFICE