Case Number: 6018312/2024



## **EMPLOYMENT TRIBUNALS**

**Claimant**: Ms M Sanna

**Respondent**: Pierpoint International (UK) Ltd

**At**: Central London Employment Tribunal

**Before**: Employment Judge Sarkis

## **RULE 22 JUDGMENT**

UPON the claim being issued on 12 November 2024;

And UPON this matter being listed for a hearing via CVP on 15 January 2025;

And UPON the Respondent failing to file an ET3 and not attending the hearing;

And UPON the Claimant attending but being unable to give evidence as she was in Italy;

And UPON the Tribunal considering the ET1 and deciding that in all the circumstances, the information in the ET1 provides a basis on which a determination can properly be made:

- 1. The Judgment of the Tribunal, made under Rule 22 of the Employment Tribunal Procedure Rules 2024, is:
  - 1) The complaint of unauthorised deductions from pay contrary to Part II Employment Rights Act 1996 is well-founded. The Respondent made an unauthorised deduction from the Claimant's pay in that it failed to pay the Claimant for the week she worked for the Respondent from 14 October 2024.

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The Respondent is ordered to pay to the Claimant the gross sum of £576.92 being one week's pay of a gross salary of £30,000;

2) The complaint of breach of contract in relation to the expenses set out in the ET1 is well-founded. The Respondent is ordered to pay £415 to the Claimant in relation to these expenses.

**Employment Judge Sarkis Dated: 15 January 2025** 

Judgment sent to the Parties on: 17 January 2025

For the Tribunal Office: