Case Number: 3305561/2024



EMPLOYMENT TRIBUNALS

Claimant: Mr D French

Respondent: (1) Vega Manufacturing Limited

(2) Mr Peter Spendley

Heard at: Watford Tribunal (by CVP) On: 18 February 2025

Before: Employment Judge Cowen

Representation

Claimant: Mr Raffell (representative)

Respondent: Did not attend

JUDGMENT

For the reasons given in an oral judgment:

- 1. The First Respondent shall pay the Claimant the total sum of £19,403.91, made up of;
 - a. Unpaid Holiday pay of £854.78
 - b. Gross unpaid salary of £18,461.55
 - c. Unpaid expenses of £97.58
- 2. The claim against the Second Respondent is dismissed.

Approved by:
Employment Judge Cowen
18 February 2025
JUDGMENT SENT TO THE PARTIES ON 8 March 2025
FOR THE TRIBUNAL OFFICE

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. If written reasons are provided they will be placed online.

All judgments (apart from judgments under Rule 51) and any written reasons for the judgments are published, in full, online at https://www.gov.uk/employment-tribunal-decisions shortly after a copy has been sent to the claimants and respondents.

If a Tribunal hearing has been recorded, you may request a transcript of the recording. Unless there are exceptional circumstances, you will have to pay for it. 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:

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