Case No: 2402219/2024



## **EMPLOYMENT TRIBUNALS**

Claimant: L Cheverton

Respondent: Dantra Limited

## **JUDGMENT**

**Employment Tribunals Rules of Procedure 2013 – Rule 22** 

The claimant was dismissed in breach of contract in respect of notice and the respondent is ordered to pay damages to the claimant in the sum of £2417.44. (29 hours x £10.42 per hr = £302.18 x 8 weeks notice)

Approved by

**Employment Judge Butler** 

5th March 2025

JUDGMENT SENT TO THE PARTIES ON

24 March 2025

AND ENTERED IN THE REGISTER

FOR THE TRIBUNAL OFFICE

Case No: 2402219/2024



## NOTICE

## THE EMPLOYMENT TRIBUNALS (INTEREST) ORDER 1990 ARTICLE 12

Case number: 2402219/2024

Name of case: L Cheverton v Dantra 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: 24 March 2025

the calculation day in this case is: 25 March 2025

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

For the Employment Tribunal Office