

**EMPLOYMENT TRIBUNALS** 

Claimant:	Mr Alex Reading

Respondent: Recruitment Mergers Limited

Heard at : (Decision on papers) On: 18 March 2025

Before: Employment Judge Midgley

# JUDGMENT

UPON the respondent's concession that it owed the claimant £1742.46

**AND UPON** the respondent failing to pay that sum since the hearing on 13 December 2025

**FURTHER UPON** reading the claimant's application for a time preparation Order and the respondent's response

**AND FURTHER UPON** the respondent's concession of the application in the sum of £310.00

### THE JUDGMENT OF THE TRIBUNAL IS

- 1. The claim of unauthorised deduction of wages is well founded and the respondent is Ordered to pay to the claimant the sum of **£1742.46**.
- 2. The respondent is Ordered to pay the claimant's time preparation costs which are summarily assessed at **£310.00**.

The parties are reminded of the content of Rule 64 which is repeated below for ease of reference

### Time for compliance

64. A party must comply with a judgment or order for the payment of an amount of money within 14 days of the date of the judgment or order, unless—

(a) the judgment, order, or any of these Rules specifies a different date for compliance, or

(b) the Tribunal has stayed ... the proceedings or judgment.

### Case No: 6001244/2024

## **Employment Judge Midgley**

#### Date 18 March 2025

JUDGMENT SENT TO THE PARTIES ON 8 April 2025

> Jade Lobb FOR THE TRIBUNAL OFFICE

Note

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.