Case Number: 6021882/2024



EMPLOYMENT TRIBUNALS

Claimant: Mr A Ohman

Respondent: Aussiejack Limited

JUDGMENT

RULE 22 EMPLOYMENT TRIBUNAL PROCEDURE RULES 2024

Upon the failure of the respondent to present a response to the claim in time, and upon the Employment Judge determining that the claim can be determined in full, including remedy, without a hearing, judgment is entered as follows:-

- 1. The respondent made an unlawful deduction from wages in September 2024.
- 2. It is ordered the respondent pays the claimant **the net sum of £1,900**, having made the usual deductions through the payroll. £1,900 is the sum the claimant must receive.
- 3. The claimant's remedy claims for rent payment and emotional distress are dismissed because the Tribunal has no jurisdiction to award them.

Approved by:

Employment Judge Fredericks-Bowyer

Date: 30 March 2025

Sent to the parties: Date: 17 April 2025