

THE EMPLOYMENT TRIBUNALS

Claimant: Mr D Brown **Respondent: JIB Structures Ltd** Heard By: **Newcastle Employment Tribunal** Cloud Video Platform (CVP) By: On: 13 May 2025 Before: **Employment Judge Martin Representation:** Claimant: No attendance or representation No attendance or representation Respondent:

JUDGMENT

The claimant's complaint of unlawful deduction from wages is hereby dismissed.

REASONS

- 1) The Tribunal considered Rule 48 of Schedule 1 of the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013 as amended in 2024; following the claimant's failure to attend the hearing today or give any explanation for his non attendance.
- 2) The Tribunal noted that the claimant has also failed to comply with the orders made in this case and is not actively pursuing his claim.
- 3) Further the respondent had written to the Tribunal on 25 and 28 April 2025 indicating that the claimant had withdrawn his claim. No response was received from the claimant to that correspondence when the Tribunal wrote to the claimant to ask for his comments. Accordingly, EJ Martin has concluded that the claimant has withdrawn his claim but failed to notify the Tribunal accordingly.

4) For those reasons this claim is hereby dismissed.

EMPLOYMENT JUDGE MARTIN

JUDGMENT SIGNED BY EMPLOYMENT JUDGE ON 13 May 2025

Public access to employment tribunal decisions

Judgments and reasons for the judgments are published, in full, online at www.gov.uk/employmenttribunal-decisions shortly after a copy has been sent to the claimant(s) and respondent(s) in a case.