Case Number: 3303583/2018



## **EMPLOYMENT TRIBUNALS**

| Claim     | ant   |                               |                             |                          | Respondent     |
|-----------|---|-------------------------------|-----------------------------|--------------------------|----------------|
| Mr R A    | Ambler  |                               | v                           |                          | Mr D Parkinson |
| Heard at: |   | Cambridge                     |                             | <b>On</b> : 18 July 2018 |                |
| Before:   |   | Employment Judge GP Sigsworth |                             |                          |                |
| For th    | arances<br>e Claimar<br>e Respon  |                               | In person<br>Did not attend | , not represented        |                |
|           |   |                               | JUDO                        | SMENT                    |                |
| 1.        | The respondent made unauthorised deductions from the claimant's wages and failed to pay to the claimant accrued holiday pay.                      |                               |                             |                          |                |
| 2.        | The respondent is ordered to pay to the claimant the total sum o £2,291.60 (gross) – being £2,003.96 for unpaid wages and £287.64 fo holiday pay. |                               |                             |                          |                |
|           |   |                               |                             |                          |                |
|           |   |                               |                             | Employment Judge         | e Sigsworth    |
|           |   |                               |                             | Date:20 July 2           | 2018           |
|           |   |                               |                             | Sent to the parties      | on:            |
|           |   |                               |                             | For the Tribunal Of      | fice           |

## 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.