Case No: 1806213/17



EMPLOYMENT TRIBUNALS

Claimant: Mr E Appleby

Respondent: Swegway UK Limited (Co. number 09749172)

Heard at: Sheffield On: 16 February 2018

Before: Employment Judge Little

Representation

Claimant: Mrs. W. Appleby – Claimant's mother Respondent: No attendance (no response presented)

JUDGMENT

- 1. The name of the respondent is amended to SwegwayUK Limited.
- 2. The complaint of unfair dismissal is dismissed because the claimant does not have sufficient qualifying employment.
- 3. The complaint of unauthorised deduction from wages succeeds and the claimant is awarded the sum of £2280 together with the sum of £100 to compensate the claimant for financial loss (credit card interest) sustained by him and which is attributable to the unauthorised deduction
- 4. The complaint of wrongful dismissal succeeds and the claimant is awarded the sum of £277.50 as damages
- 5. The complaint in respect of holiday pay also succeeds and for 10 accrued but untaken holidays the claimant is entitled to compensation of £395.34
- 6. The total award is £3052.84 and the respondent is to pay that to the claimant forthwith.

Employment Judge Little

Date: 16th February 2018