



# EMPLOYMENT TRIBUNALS

**Claimant:** Mr G Jones

**Respondent:** Quartzize Worktops Limited

**Heard at:** Cardiff (and by video)      **On:** 2<sup>nd</sup> August 2022

**Before:** Employment Judge Howden-Evans (sitting alone)

## Representation

**Claimant:** In person, by the Claimant and Mr Jones attending Cardiff Tribunal

**Respondent:** In person by Mr Evans, attending by video

# JUDGMENT

The Employment Judge having determined the Respondent could not make a counterclaim, by consent it is agreed:

1. The Respondent owes Mr Jones **£623.16** gross for holiday pay and **£1,091.20** gross for outstanding wages.
2. The total amount owed to Mr Jones is **£1,714.36**. This gross amount should be paid by the Respondent to Mr Jones; Mr Jones will be responsible for accounting for any income tax or national insurance that may be due.
3. In the event of this debt not being paid within 14 days of this judgment, interest will accrue on this debt at a rate of 8% per annum\*.
4. The Employment Protection (Recoupment of Jobseekers Allowance & Income Support) Regulations 1996 do not apply to this award.

---

Employment Judge Howden-Evans

Date 2<sup>nd</sup> August 2022

**Case No: 1600133/2022**

JUDGMENT SENT TO THE PARTIES ON 3 August 2022

FOR THE TRIBUNAL OFFICE Mr N Roche

\*Interest will accrue at a rate of 8% per annum on any amount of this award that remains unpaid 14 days after the date of this judgment. (See Article 3 (1) Employment Tribunals (Interest) Order 1990)