

EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: 4101289/2023

Miss C Glen Claimant

JJ Leisure Group Ltd Respondent

JUDGMENT

Rule 21 of the Employment Tribunal Rules of Procedure 2013

No response has been presented to this claim and an Employment Judge has decided to issue the following judgment on the available material under rule 21:

- 1. The respondent has made an unauthorised deduction from the claimant's wages and is ordered to pay the claimant the sum of £753.49 (net) (£524.50 in respect of a shortfall in wages paid in November 2022 and £228.99 employee pension contributions for the months of September 22 to November 2022)
- 2. The claimant was dismissed in breach of contract in respect of notice and the respondent is ordered to pay damages to the claimant in the sum of £1458.32 (gross) (2 weeks' notice pay).

3. The respondent shall be at liberty to deduct from the above sums prior to making payment to the claimant such amounts of Income Tax and Employee National Insurance Contributions (if any) as it may be required by law to deduct from a payment of earnings of that amount made to the claimant, and if it does so, duly remits such sums so deducted to HM Revenue and Customs, and provides to the claimant written evidence of the fact and amount of such deductions and of the sums deducted having been remitted to HMRC, payment of the balance to the claimant shall satisfy the requirements of this judgment.

Employment Judge: D Hoey

Date of Judgment: 23 March 2023 Entered in register: 28 March 2023

and copied to parties