



Holiday pay stop press - British Gas refused permission to appeal

In the latest instalment of the litigation relating to holiday pay, the Supreme Court have refused British Gas permission to appeal in the Lock v British Gas case. This case relates to the inclusion of commission payments in the calculation of holiday pay.

The case should now go back to the Employment Tribunal to deal with the key practical issues, in particular the correct reference period over which average pay should be calculated. However, it is likely to be some time until we have that clarity...