Case No: 1801825/2019



## **EMPLOYMENT TRIBUNALS**

Claimant Respondent

Mrs A McNamara

V Amvale Medical Transport Limited

## **JUDGMENT**

- 1. The claimant's allegations that:
- (a) The claimant was subject to sexual harassment when Malcolm Pearson commented that the claimant had a new neighbour (his niece); and
- (b) The claimant was subject to sexual harassment when control was rude to her when she enquired by telephone about shifts and work breaks

are struck out under rule 39(4) of the Employment Tribunals Rules of Procedure 2013 on the claimant failing to pay within the time specified the deposits ordered by the Tribunal on 13 June 2019.

2. The claimant's other allegations and complaints in this case are unaffected by this judgment.

Regional Employment Judge Robertson

Date 11 July 2019

JUDGMENT SENT TO THE PARTIES ON

16 July 2019