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EMPLOYMENT TRIBUNALS (SCOTLAND)

Case No: S/4104192/2018

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Held in Glasgow on 29 March 2019 (in chambers)

Employment Judge: Ian McPherson

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Miss Louisa Dillon

Claimant

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**(1) DAG Marketing Ltd
(A Dissolved Company
formerly No. 10856491)**

First Respondents

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**(2) Jones Whyte Law
C/o Greg Whyte**

Second Respondents

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(3) DAG

Third Respondents

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**(4) David Gorrie And Greg Whyte
DAG / Jones Whyte Law**

Fourth Respondents

JUDGMENT OF THE EMPLOYMENT TRIBUNAL

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The claimant's complaint against the second respondents, Jones Whyte Law, is struck out under **Rule 39(4) of the Employment Tribunals Rules of Procedure 2013.**

E.T. Z4 (WR)

REASONS

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1. Further to the Tribunal's judgment dated 13 and entered in the register and copied to parties on 16 February 2019, the claimant was ordered to pay a deposit of £100 following a Preliminary Hearing held on 14 January 2019.

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2. The Deposit Order dated 14 February 2019 was sent to the claimant on 16 February 2019 giving her 21 days to pay it, i.e. on or before 9 March 2019. The claimant has failed to pay this deposit. Her complaint against the second respondents, Jones Whyte Law, is therefore struck out.

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3. This Strike Out is without prejudice to her claim against the first respondents, DAG Marketing Ltd, which is sisted pending the claimant confirming to the Tribunal whether or not she intends to apply to the relevant Court to seek restoration of that dissolved company.

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Employment Judge:

Ian McPherson

Date of Judgement:

29 March 2019

Entered in Register,

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Copied to Parties:

03 April 2020

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