News story: The Redundancy Payments helpline will be closed on 15 March and 18 March 2019

Help us improve GOV.UK

To help us improve GOV.UK, we'd like to know more about your visit today. We'll send you a link to a feedback form. It will take only 2 minutes to fill in. Don't worry we won't send you spam or share your email address with anyone.

Email address	
Send me the survey <u>Don't have an email address?</u>	

Press release: Disqualified boss gets second ban for illegally running restaurant

Previously disqualified director has been banned for a second time after illegally running a Yeovil restaurant using former colleague as a stooge boss.

Press release: Disqualified boss gets second ban for illegally running restaurant

Jane Catherine Bernadette Goodfellow (56), from Yeovil, Somerset, has received a second ban lasting 12 years and at the same time Clare Louise Watts (51), also from Yeovil, was banned for 5 years for allowing Jane Goodfellow to run the café and acting as a stooge director.

The company at the centre of the Insolvency Service investigation was The

Yeovil Wine Vaults Limited, which traded as a licensed restaurant in Yeovil known as the Wine Vaults.

Yeovil Wine Vaults as a company was incorporated in October 2013 with Clare Watts appointed the sole director. However, the restaurant entered into liquidation not even four years later in March 2017 after it could not pay its debts.

Liquidators appointed to wind up Yeovil Wine Vaults reported to the Insolvency Service concerns about the company and following further enquiries, investigators were able to establish that although Clare Watts was the registered director, Jane Goodfellow was the person running the show.

Jane Goodfellow, also known by various other names including James, Murphy and Goodchild, was the person dealing with regulators, the local authority, employees and suppliers.

However, she should not have been running the restaurant as Jane Goodfellow was already subject to an 11-year disqualification order handed down by the courts in March 2006. This was in connection with her conduct as a director of Peaceflight Limited, a printing company.

Both Clare Watts and Jane Goodfellow worked together at Peaceflight Limited and by allowing Jane Goodfellow to run the restaurant, Clare Watts acted as a stooge director, complicit in her former colleague's breach of a disqualification order.

Further investigations also established that both Jane Goodfellow and Clare Watts failed to ensure Yeovil Wine Vaults filed annual returns, while also being remiss in paying tax or filing tax returns throughout the company's entire trading period.

On 22 February 2019, the Secretary of State accepted disqualification undertakings from both Jane Goodfellow and Clare Watts regarding their conduct as directors of Yeovil Wine Vaults, with their bans coming into effect from 15 March 2019.

Dave Elliott, Chief Investigator for the Insolvency Service, said:

When Jane Goodfellow appeared in court more than 10 years ago, she would have been made fully aware by the judge that she was explicitly banned from acting in the management of a company. But Jane Goodfellow thought she could get round her disqualification when she got her former colleague to act as a stooge director, leaving her to run the restaurant as she pleased.

However, as the restaurant collapsed their misdemeanours came to light, resulting in significant bans for the both of them. This result should make it very clear to disqualified directors who ignore their bans and continue to act as directors, as well as those who assist them, that they will be vigorously pursued by the Insolvency Service.

Jane Catherine Bernadette Goodfellow (aka James, aka Murphy, aka Goodchild) is of Somerset and her date of birth is 07/03/1952.

Clare Louise Watts is of Somerset and her date of birth is 16/05/1967

The Yeovil Wine Vaults Limited (Company Reg no. 08752877).

A disqualification order has the effect that without specific permission of a court, a person with a disqualification cannot:

- act as a director of a company
- take part, directly or indirectly, in the promotion, formation or management of a company or limited liability partnership
- be a receiver of a company's property

Disqualification undertakings are the administrative equivalent of a disqualification order but do not involve court proceedings.

Persons subject to a disqualification order are bound by a <u>range of other</u> restrictions.

Further information about the work of the Insolvency Service, and how to complain about financial misconduct, is <u>available</u>.

You can also follow the Insolvency Service on:

Press release: Disqualified boss gets second ban for illegally running restaurant

Previously disqualified director has been banned for a second time after illegally running a Yeovil restaurant using former colleague as a stooge boss.

News story: Civil news: changes to means and merits amendments in CCMS

Changes have been made to the way providers submit an amendment to means and merits assessments in the Client and Cost Management System (CCMS).

Why are you making these changes?

The changes have been made in response to feedback from providers and should help you to save time.

What are the changes about?

CCMS will now allow you to:

Guidance on making amendments is available on the 'managing live cases' section of the CCMS training website.

Further information

Digital.Assist@justice.gov.uk - to contact our training team

CCMS training: managing live cases - to download training modules on
amendments