

IN THE HIGH COURT OF JUSTICE QUEEN'S BENCH DIVISION BIRMINGHAM DISTRICT REGISTRY

MRS JUSTICE HEATHER WILLIAMS Between:

(1) HIGH SPEED TWO (HS2) LIMITED

(2) THE SECRETARY OF STATE FOR TRANSPORT

<u>Claimants</u>

-and-

- (1) PERSONS UNKNOWN ENTERING OR REMAINING WITHOUT THE CONSENT OF THE CLAIMANTS ON, IN OR UNDER LAND KNOWN AS LAND AT CASH'S PIT, STAFFORDSHIRE SHOWN COLOURED ORANGE ON PLAN A ANNEXED TO THE ORDER DATED 11 APRIL 2022 ("THE CASH'S PIT LAND")
- PERSONS UNKNOWN ENTERING OR REMAINING WITHOUT THE CONSENT OF THE (2)CLAIMANTS ON. IN OR UNDER LAND ACOUIRED OR HELD BY THE CLAIMANTS IN CONNECTION WITH THE HIGH SPEED TWO RAILWAY SCHEME SHOWN COLOURED PINK AND GREEN ON THE HS2 LAND PLANS AT https://www.gov.uk/government/publications/hs2-route-wide-injunction-proceedings ("THE HS2 LAND") WITH THE EFFECT OF DAMAGING AND/OR DELAYING AND/OR HINDERING THE CLAIMANTS, THEIR AGENTS, SERVANTS, CONTRACTORS, SUB-CONTRACTORS, GROUP COMPANIES, LICENSEES, INVITEES AND/OR EMPLOYEES
- (3) PERSONS UNKNOWN OBSTRUCTING AND/OR INTERFERING WITH ACCESS TO AND/OR EGRESS FROM THE HS2 LAND IN CONNECTION WITH THE HS2 SCHEME WITH OR WITHOUT VEHICLES, MATERIALS AND EQUIPMENT, WITH THE EFFECT OF DAMAGING AND/OR DELAYING AND/OR HINDERING THE CLAIMANTS, THEIR AGENTS, SERVANTS, CONTRACTORS, SUB-CONTRACTORS, GROUP COMPANIES, LICENSEES, INVITEES AND/OR EMPLOYEES WITHOUT THE CONSENT OF THE CLAIMANTS
- (4) PERSONS UNKNOWN CUTTING, DAMAGING, MOVING, CLIMBING ON OR OVER, DIGGING BENEATH OR REMOVING ANY ITEMS AFFIXED TO ANY TEMPORARY OR PERMANENT FENCING OR GATES ON OR AT THE PERIMETER OF THE HS2 LAND, OR DAMAGING, APPLYING ANY SUBSTANCE TO OR INTERFERING WITH ANY LOCK OR ANY GATE AT THE PERIMETER OF THE HS2 LAND WITHOUT THE CONSENT OF THE CLAIMANTS
- (5) MR ROSS MONAGHAN (AKA SQUIRREL / ASH TREE) AND 58 OTHER NAMED DEFENDANTS AS SET OUT IN THE SCHEDULE TO THE PARTICULARS OF CLAIM

Defendants

ORDER

EXTENDING THE DURATION OF THE INJUNCTION MADE BY DAVID HOLLAND QC SEALED ON 18 SEPTEMBER 2020

AND

IN RESPECT OF THE APPLICATION OF MR BUCHAN (D61) TO PURGE CONTEMPT

PENAL NOTICE

IF YOU THE WITHIN NAMED DEFENDANTS OR ANY OF YOU DISOBEY THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE YOUR ASSETS SEIZED.

IMPORTANT NOTICE TO THE DEFENDANTS

This Order prohibits you from doing the acts set out in this Order. You should read it very carefully. You are advised to consult a solicitor as soon as possible. You have the right to ask the Court to vary or discharge this Order.

A Defendant who is an individual who is ordered not to do something must not do it himself/herself or in any other way. He/she must not do it through others acting on his/her behalf or on his/her instructions or with his/her encouragement.

FURTHER TO the Order made in proceedings under claim number PT-2018-000098 by David Holland QC (sitting as a Deputy Judge of the High Court) dated 4 September 2020 and sealed on 18 September 2020 (the "Harvil Road Order")

AND FURTHER TO the Order made in these proceedings by Mr Justice Julian Knowles dated 28 April 2022 (the "Directions Order")

AND UPON the Claimants' application in these proceedings by an Application Notice dated 25 March 2022

AND UPON the Claimants' application being heard on 26 to 27 May 2022 by Mr Justice Julian Knowles

AND UPON Mr Justice Julian Knowles being taken ill before he was able to hand down judgment

AND UPON the Claimants' application dated 23 August 2022

AND UPON the Court considering the application dated 23 August 2022 in writing

AND UPON the Court noting that the Harvil Road Order which had previously been granted to the Claimants was to expire in accordance with the long stop date contained within that Order on 4 September 2022

AND UPON the Claimants indicating that they are content to provide to any named Defendants or persons unknown copies of documents filed in these proceedings from time-to-time at an email address provided to the Claimants, and place all such documents online to be publicly accessible

AND UPON the Court accepting the Claimants' renewed undertaking that the Claimants will comply with any order for compensation which the Court might make in the event that the Court later finds that

this Order has caused loss to a Defendant and the Court finds that the Defendant ought to be compensated for that loss

AND UPON the Claimants indicating they had no objection to Mrs Justice Heather Williams considering the application for the continuation of the Harvil Road Order until 7 October 2022 (although she has recused herself from determining other aspects of these proceedings)

AND UPON no representations having been received from the Defendants in relation to the proposed continuation of the Harvil Road Order until 7 October 2022

IT IS ORDERED THAT:

Continuation of the Harvil Road Order

- 1. The long stop date of 4 September 2022 at Paragraph 6 of the Harvil Road Order be deleted, and the injunctions at paragraphs 2 to 5 of the Harvil Road Order shall remain in effect until further order or 7 October 2022.
- For the avoidance of doubt, the Harvil Road Order is appended to <u>this</u> Order and continues in identical form, other than the amendments to the long stop date set out at paragraph 1 above in <u>this</u> Order. Accordingly, the injunction which continues as against the First to Thirty Sixth Defendant in the Harvil Road Order is for the avoidance of doubt henceforth as described in paragraphs 3 7 of <u>this</u> Order, with additional text in square brackets to aid understanding.

Injunction in force

- 3. With immediate effect the First Defendant, the Named Defendants [as set out in the header of the <u>Harvil Road Order</u>] and each of them are forbidden, without the consent of the First or Second Claimant, from entering or remaining upon "the Harvil Road Site", being the land shaded green, blue and pink and outlined red on Plan A [to the Harvil Road Order]. Further:
 - 3.1. This paragraph of this Order shall, for the avoidance of doubt, apply to the splays, or bellmouth areas, for access and egress at the following vehicular entrances to the Harvil Road Site (all together, "**the Vehicular Entrances**").
 - between the Harvil Road Site and the public highway known as the Harvil Road, Harefield in the London Borough of Hillingdon ("Harvil Road") at the vehicular entrances marked on Plan A as "Gate 1", "Gate 2", "West Gate 3 Entrance", "Fusion Dews Lane Compound HQ" and "Gate 4" ("the Harvil Road Entrances"); and

- ii. between the Harvil Road Site and the adjoining land in the vicinity of the Hillingdon Outdoor Activity Centre ("the HOAC") marked on Plan A at "Dews Lane West" ("the Dews Lane West Entrance").
- 3.2. For the purposes of this Order the areas of concrete hard standing immediately adjacent to the main carriageway of the public highway at each of the Harvil Road Entrances shall **NOT** be treated as part of the Harvil Road Site, but the areas of the bell-mouths between that concrete hard standing and the gates at the Harvil Road Entrances **SHALL** be treated as part of the Harvil Road Site and covered by this paragraph of the Order.
- 3.3. The Claimants shall seek, so far as reasonably practicable, to demark that boundary by some physical line or mark or other feature on the ground.
- 4. With immediate effect, the 36th Defendant, the Named Defendants and each of them shall not: (i) cut, damage, move, climb on or over, dig beneath or remove any item affixed to any temporary or permanent fencing or gates on or at the perimeter of the Harvil Road Site; or (ii) damage, apply any substance to or interfere with any lock on any gate at the perimeter of the Harvil Road Site without the consent of the Claimants.
- 5. With immediate effect, the Second Defendant, the Named Defendants and each of them are forbidden from substantially interfering with the Claimants' and/or their agents', servants', contractors', sub-contractors', group companies', licensees', invitees' or employees' access to (or egress from) the Harvil Road Site (or any part of it):
 - 5.1. from (or to) the Harvil Road or other public highway; and/or
 - 5.2. from (or to) adjacent land in the vicinity of the HOAC via the Dews Lane West Entrance.
- 6. For the purposes of paragraph 5, acts of substantial interference shall include (but not necessarily be limited to):
 - 6.1. climbing onto or underneath vehicles;
 - 6.2. attaching persons or objects to vehicles;
 - 6.3. standing, sitting or lying in front of vehicles;
 - 6.4. attaching persons to other persons or objects so as to create an obstruction of the public highway or the splay or bell-mouth areas at the Vehicular Entrances; and
 - 6.5. attaching persons or objects to the gates at the Vehicular Entrances.

7. The injunctions at paragraphs 3 to 6 above shall remain in effect until trial or further order or, if earlier, a long-stop date of 7 October 2022.

Service of this Application

8. Pursuant to CPR r. 6.27, as regards service of this Application, the Court is satisfied that at the date of the certificates of service, good and sufficient service of the Application has been effected on the defendants and each of them pursuant to paragraph 4 of the Directions Order.

Service of this Order and Amended Application Documents

- 9. The Court will provide sealed copies of this Order to the Claimants' solicitors for service (whose details are set out below).
- Pursuant to CPR r. 6.27 and paragraph 4 of the Directions Order, the Claimants shall serve this
 Order by placing it in a prominent location on the following website:

https://www.gov.uk/government/publications/hs2-route-wide-injunction-proceedings and by emailing the Order, or a link to the Order where the Order is too large for email, to Counsel for D6 and to any other party who has provided an email address to the Claimants in compliance with the Directions Order.

Documents in the Claim and Application

- 11. All documents relating to these proceedings and this Order may be downloaded at: https://www.gov.uk/government/publications/hs2-route-wide-injunction-proceedings. There is a button on the webpage which allows any person to register to be informed of any updates to that webpage. Any person interested in the proceedings should consider registering for updates.
- 12. A single hard copy of any document will be sent, so far as practicable, within 7 days of the receipt of a reasonable request for that document or documents via the Claimants' solicitors whose contact details are set out below so long as any requests include a postal address and the full name of the requestor.
- Service of any document upon the Claimants is only to be effected by email at the address in paragraph 20 below.

Further Directions

- 14. The Defendants or any other person affected by this order may apply to the Court at any time to vary or discharge it but if they wish to do so they must inform the Claimants' solicitors immediately by emailing HS2Injunction@governmentlegal.gov.uk.
- 15. Any person applying to vary or discharge this order must provide their full name and address, an address for service, and must also apply to be joined as a named defendant to the proceedings at the same time (unless they are already named as a defendant).
- 16. The Claimants have liberty to apply to extend or vary this Order or for further directions.
- 17. Save in so far as Mr Justice Ritchie may direct otherwise, the hearing in respect of the Claimant's application dated 23 August 2022 and the application of Mr Buchan (D61 in the main proceedings) to purge his contempt to be listed in the week commencing 5 September 2022 reserved to Mr Justice Ritchie.
- 18. Costs reserved.

Communications with Claimants and the Court

19. All communications to the Court about this Order (which should quote the case number) should be sent to:

Birmingham District Registry Civil Justice Centre Priory Courts 33 Bull Street Birmingham B4 6DW

E: qb.birmingham@justice.gov.uk T: 0121 681 4441 F: 01264 785 131 DX: 701987 Birmingham 7

20. The Claimants' solicitors and their contact details are:

DLA PIPER UK LLP 1 St Paul's Place Sheffield S1 2JX

E: HS2Injunction@governmentlegal.gov.uk T: 0114 283 3312 DX: 708580 Sheffield 10 R: RXS/380900/378

BY THE COURT

Dated: 1 September 2022

APPENDIX 1: THE HARVIL ROAD ORDER



IN THE HIGH COURT OF JUSTICE BUSINESS AND PROPERTY COURTS PROPERTY, TRUSTS AND PROBATE LIST (ChD)

Before: David Holland QC (sitting as a Deputy Judge of the High @out) 8-000098 On: 24, 25 and 27 August

2020

BETWEEN:

(1)THE SECRETARY OF STATE FOR TRANSPORT (2)HIGH SPEED TWO (HS2) LTD

Claimants/Applicants

-and-

(1)PERSONS UNKNOWN ENTERING OR REMAINING WITHOUT THE CONSENT OF THE CLAIMANT(S) ON LAND AT HARVIL ROAD, HAREFIELD IN THE LONDON BOROUGH OF HILLINGDON SHOWN COLOURED GREEN, BLUE AND PINK AND

EDGED IN RED ON THE PLAN ANNEXED TO THIS ORDER

(2)PERSONS UNKNOWN SUBSTANTIALLY INTERFERING WITH THE PASSAGE BY THE CLAIMANTS AND THEIR AGENTS, SERVANTS, CONTRACTORS, SUB-

CONTRACTORS, GROUP COMPANIES, LICENSEES, INVITEES OR EMPLOYEES WITH OR WITHOUT VEHICLES, MATERIALS AND EQUIPMENT TO AND FROM THE LAND AT HARVIL ROAD SHOWN COLOURED GREEN, BLUE AND PINK AND EDGED IN RED ON THE PLAN ANNEXED TO THIS ORDER

(3)to (35) THE NAMED DEFENDANTS LISTED IN THE SCHEDULE HERETO

(36) PERSONS UNKNOWN CUTTING, DAMAGING, MOVING, CLIMBING ON OR OVER, DIGGING BENEATH OR REMOVING ANY ITEMS AFFIXED TO ANY TEMPORARY OR PERMANENT FENCING OR GATES ON OR AT THE PERIMETER OF THE HARVIL ROAD SITE (AS DEFINED IN THIS ORDER), OR DAMAGING, APPLYING ANY SUBSTANCE TO OR INTEFERING WITH ANY LOCK OR ANY GATE AT THE PERIMETER OF THE HARVIL

> ROAD SITE WITHOUT THE CONSENT OF THE CLAIMANTS Defendants/Respondents

ORDER

RESTRAINING TRESPASS ON AND OBSTRUCTION OF ACCESS TO AND FROM THE LAND KNOWN AS THE HARVIL ROAD SITE DEFINED HEREIN

PENAL NOTICE

IF YOU THE WITHIN NAMED DEFENDANTS OR ANY OF YOU DISOBEY

THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE YOUR ASSETS SEIZED

IMPORTANT NOTICE TO THE DEFENDANTS

- (1) This Order (and paragraphs 2 to 5 in particular) prohibits you from doing the acts set out in this Order. You should read it very carefully. You are advised to consult a solicitor as soon as possible. You have the right to ask the Court to vary or discharge this Order.
- (2) Electronic copies of the applications and evidence filed in these proceedings are available at:
 - (i) https://hs2inhillingdon.commonplace.is/
 - (ii) https://www.gov.uk/government/organisations/high-speedtwo-limited.
- (3) Any person who is unable to obtain electronic copies of documents at that address, or who wishes to obtain hard copies of documents, should contact the Claimants' solicitors (Eversheds Sutherland (International) LLP) using the contact details at the end of this Order.
- (4) Further case-management hearings are due to take place in these proceedings and further directions orders will be made for the future case-management of these proceedings. Notices of such hearings and copies of those orders will be made available at the websites listed at paragraph (2) above. Any Named Defendant or other person who wishes to become a Named Defendant or is otherwise interested in these proceedings should therefore monitor those websites.

UPON the Claimants' application by Application Notice dated 15 June 2020 ("the **Substantive Amendment Application**").

AND UPON "the **Harvil Road Site**" being defined, for the purposes of this Order, as the land shown coloured green, blue and pink and edged in red on the plan annexed to this Order as "**Plan A**".

AND FURTHER TO the extension and variation of the order of Mr David Holland QC (sitting as a deputy judge of the High Court) on 22 June 2020 (the **"Current Injunction"**).

AND UPON the Court having read: (i) the first witness statement of Shona Ruth Jenkins dated 18 May 2020; (ii) the second witness statement of Rohan Perinpanayagam dated 15 June 2020; (iii) the second witness statement of Richard Joseph Jordan dated 15 June 2020; (iv) the third witness statement of Rohan Perinpanayagam dated 27 July 2020; (v) the third witness statement of Rohan Perinpanayagam dated 27 July 2020; (vi) the fourth witness statement of Rohan Perinpanayagam dated 13 August 2020; (vii) the three statements filed in these proceedings by the former D3; (viii) the undated statement from D4; (ix) the email to the Court dated 2 June 2020 from D8; (x) the email to the Court dated 2 June 2020 from D8; (x) the email to the Court dated 2 June 2020 from D2; (xiii) the undated written documents from D27; (xx) the undated statement of D28; and (xxi) the undated written statement of D32.

AND UPON the hearing having taken place in public but remotely via Skype for Business due to the Covid-19 pandemic.

AND UPON hearing: (i) Tom Roscoe and Daniel Scott, counsel for the Claimants; (ii) Sailesh Mehta, counsel for the (former) 3rd Defendant in order to approve the 3rd Defendant's removal from these proceedings upon the terms of a consent order which included the offering of an undertaking to the Court; Paul Powlesland, counsel for the 4th Defendant; and (iv) the 8th to 10th Defendants, the 13th Defendant, the 18th Defendant, the 23rd Defendant, the 23rd Defendant, the 23rd Defendant, the 23rd Defendant, the 25th to 28th Defendants and the 31st to 32nd Defendants, all appearing and addressing the Court in person

AND UPON the Court accepting the Claimants' renewed undertaking that the Claimants will comply with any order for compensation which the Court might make in the event that the Court later finds that this Order has caused loss to a Defendant and the court finds that the Defendant ought to be compensated for that loss.

AND UPON the Claimants confirming that this Order is not intended to prohibit continued occupation of the "Protestor Encampment" on Harvil Road, marked on Plan A.

AND UPON the Court confirming that its written judgment following the hearing on 24, 25 and 27 August 2020 shall be deemed to have been handed down formally on 4 September 2020.

AND UPON the Court giving further written directions consequential upon that judgment by email to the Claimants' counsel dated 15 September 2020, which directions are reflected in this order.

IT IS ORDERED THAT:

Parties

 The names of First, Second and 36th Defendants shall henceforth be as in the header of this Order.

Injunction over the Harvil Road Site

- 2. With immediate effect the First Defendant, the Named Defendants and each of them are forbidden, without the consent of the First or Second Claimant, from entering or remaining upon "the **Harvil Road Site**", being the land shaded green, blue and pink and outlined red on Plan A. Further:
 - 2.1 This paragraph of this Order shall, for the avoidance of doubt, apply to the splays, or bell-mouth areas, for access and egress at the following vehicular entrances to the Harvil Road Site (all together, "the Vehicular Entrances").
 - between the Harvil Road Site and the public highway known as the Harvil Road, Harefield in the London Borough of Hillingdon ("Harvil Road") at the vehicular entrances marked on Plan A as "Gate 1", "Gate 2", "West Gate 3 Entrance", "Fusion Dews Lane Compound HQ" and "Gate 4" ("the Harvil Road Entrances"); and
 - (ii) between the Harvil Road Site and the adjoining land in the vicinity of the Hillingdon Outdoor Activity Centre ("the HOAC") marked on Plan A at "Dews Lane West" ("the Dews Lane West Entrance").
 - 2.2 For the purposes of this Order the areas of concrete hard standing immediately adjacent to the main carriageway of the public highway at each of the Harvil Road Entrances shall **NOT** be treated as part of the Harvil Road Site, but the areas of the bell-mouths between that

concrete hard standing and the gates at the Harvil Road Entrances **SHALL** be treated as part of the Harvil Road Site and covered by this paragraph of the Order.

- 2.3 The Claimants shall seek, so far as reasonably practicable, to demark that boundary by some physical line or mark or other feature on the ground.
- 3. With immediate effect, the 36th Defendant, the Named Defendants and each of them shall not: (i) cut, damage, move, climb on or over, dig beneath or remove any item affixed to any temporary or permanent fencing or gates on or at the perimeter of the Harvil Road Site; or (ii) damage, apply any substance to or interfere with any lock on any gate at the perimeter of the Harvil Road Site without the consent of the Claimants.
- 4. With immediate effect, the Second Defendant, the Named Defendants and each of them are forbidden from substantially interfering with the Claimants' and/or their agents', servants', contractors', sub-contractors', group companies', licensees', invitees' or employees' access to (or egress from) the Harvil Road Site (or any part of it):
 - 4.1 from (or to) the Harvil Road or other public highway; and/or
 - 4.2 from (or to) adjacent land in the vicinity of the HOAC via the Dews Lane West Entrance.
- 5. For the purposes of paragraph 4, acts of substantial interference shall include (but not necessarily be limited to):
 - 5.1 climbing onto or underneath vehicles;
 - 5.2 attaching persons or objects to vehicles;
 - 5.3 standing, sitting or lying in front of vehicles;
 - 5.4 attaching persons to other persons or objects so as to create an obstruction of the public highway or the splay or bell-mouth areas at the Vehicular Entrances; and
 - 5.5 attaching persons or objects to the gates at the Vehicular Entrances.

6. The injunctions at paragraphs 2 to 5 above shall remain in effect until trial or further order or, if earlier, a long-stop date of 4 September 2022.

Further directions

Variation or discharge

- 7. The Defendants or any other person affected by this order may apply to the Court at any time to vary or discharge it but if they wish to do so they must inform the Claimants' solicitors immediately (and in any event not less than 48 hours before the hearing of any such application).
- 8. Any person applying to vary or discharge this order must provide their full name and address, an address for service, and must also apply to be joined as a named defendant to the proceedings at the same time.
- 9. The Claimants have liberty to apply to extend or vary this Order or for further directions.

Future case management

- 10. Any Named Defendant who intends to defend the Claimants' claims as set out in the Re-Amended Claim Form, as amended pursuant to the Order of David Holland QC (and a copy of which is available on the websites specified at paragraph 15.4 below) must by 4pm on 2 October 2020 file with the Court <u>and</u> serve on the Claimants' solicitors (whose details are set out below) an Acknowledgement of Service pursuant to CPR r.8.3. The said Acknowledgment of Service must include a postal and/or email address for service.
- Any Named Defendant who does not comply with paragraph 10 shall be debarred from defending the Claim or appearing at any future hearing without further leave of the Court.
- 12. A Case Management Conference ("**CMC**") is to be listed before a High Court Judge with a time estimate of 1 day on the first available date after 30 October 2020. The CMC is listed to consider the directions required for the further conduct of these proceedings and is not convened to reconsider the grant of interim injunctive relief.

- 13. The Claimants must serve a list of draft directions which they intend to seek at the CMC on each Named Defendant who has filed and served an Acknowledgment of Service at least 14 days before the CMC.
- Each such Named Defendant must counter-serve a list of draft directions which they intend to seek at the CMC on the Claimants' solicitors at least 7 days before the CMC.

Service on First, Second and 36th Defendants

- Pursuant to CPR r. 6.27 and r. 81.8 service of this Order on the First, Second and 36th Defendants shall be dealt with as follows:
 - 15.1The Claimants shall affix sealed copies of this Order in transparent envelopes to posts, gates, fences and hedges at conspicuous locations around the Harvil Road Site, including at and opposite the Vehicular Entrances.
 - 15.2The Claimants shall position in the same locations signs, no smaller than A3 in size, advertising the existence of this Order and providing the Claimant's solicitors contact details in case of requests for a copy of the order or further information in relation to it.
 - 15.3The Claimants shall also leave sealed copies of this Order at the Protestor Encampment marked on Plan A.
 - 15.4The Claimants shall further advertise the existence of this order in a prominent location on the websites:
 - (i) https://hs2inhillingdon.commonplace.is/; and
 - (ii) https://www.gov.uk/government/organisations/high-speed-twolimited,

together with a link to download an electronic copy of this Order.

- The taking of such steps shall amount to due service of this Order on the First, Second and 36th Defendants and each of them.
- 17. This Order shall be deemed served on those Defendants the date that the last of the above steps is taken, and shall be verified by a certificate of

service.

The Claimants shall from-time-to-time (and no less frequently than every 28 days) confirm that copies of the orders and signs referred to at paragraphs 7.1 and 7.2 above remain in place and legible, and, if not, shall replace them as soon as reasonably practical.

Service on the Named Defendants

- 19. The Claimants must use reasonable endeavours forthwith to serve the Named Defendants with this Order. Pursuant to CPR r.6.27 and r.81.8, service on the Named Defendants of this Order and any future documents in these proceedings may be effected: (i) by leaving hard copies addressed to them at the address or other physical location they indicated for that purpose; and/or (ii) by emailing electronic copies to the email addresses provided for those purposes. Such service shall be deemed effective on the date the relevant step is taken and shall be verified by a Certificate of Service.
- 20. The Claimants have liberty to apply for orders for alternative service of this Order or any other documents in these proceedings upon the other Named Defendants under CPR r.6.27 and/or r.81.8.

Costs

- 21. The Claimants shall forthwith serve on any Named Defendant against whom they seek an order for costs copies of schedules of their costs together with, in written form, a description of the order for costs which is sought against that Named Defendant.
- 22. Service of such schedules and written description of the order sought shall be carried out in accordance with the same methods of service for this Order as set out in paragraphs 19 and 20 above and shall be verified by certificates of service.
- 23. Each Named Defendant so served has permission to file with the Court and serve on the Claimants (using the Claimants' solicitors contact details set out below) written submissions setting out why they say they should not be ordered to pay the costs as sought and, if they are ordered to pay costs, what amount they should pay. Such written submissions to be filed and served on

or before 4.00pm on 6 October 2020.

- 24. The Claimants have permission to file and serve a written response to those submissions by 4pm on 13 October 2020.
- 25. The Court will determine the matter of costs (that is whether any or all of the Defendants should pay costs and, if so, in what amount) in writing and without a further hearing, such decision to be made on or after 14th October 2020 and communicated in writing.

AND UPON the Claimants' Application for Permission to Appeal

- 26. The Claimants are granted permission to appeal the decision that the Court is required, in light of the decision in <u>Canada Goose v Persons Unknown</u> [2020] EWCA Civ 303, to provide case management directions for the trial or other final determination of these proceedings, irrespective of whether any Defendant files an Acknowledgement of Service.
- 27. The said permission to appeal is granted subject to the condition (imposed pursuant to CPR Part 52.6(2)(b)) that, whatever the outcome of the appeal, the Claimants should not recover any of the costs of or occasioned by any appeal against any named party (whether Defendant or Respondent). This condition is not intended to prevent any named Respondent from participating in the appeal should they see fit.
- 28. Pursuant to CPR r.52.12, the deadline for the Claimants to file an Appellant's Notice is extended to 4pm on 16 October 2020.

Communications with the Court & Claimants' Solicitors

29. All communications to the Court about this Order (which should quote the case number) should be sent to:

Court Manager High Court of Justice Chancery Division Rolls Building 7 Rolls Building Fetter Lane London EC4A 1NL

The telephone number is 020 7947 7501. The officer are open weekdays 10.00am to 4.30pm.

The out of hours telephone number (for urgent business only) is 020 7947 6260.

30. The Claimants' solicitors and their contact details are:

Eversheds Sutherland (International) LLP of:

1 Callaghan Square Cardiff CF10 5BT

DX: 33016 Cardiff Tel: 020 7497 9797

Email: ShonaJenkins@evershedssutherland.com

Ref: JENKINSW/335547/000169

<u>Service</u>

The Court has provided a sealed copy of this Order to the Claimants' solicitors at the above address for service.

Dated:

SCHEDULE OF NAMED DEFENDANTS

- 3. [No longer used]
- 4. Mark Keir
- 5. [No longer used]
- 6. [No longer used]
- 7. Thorn Ramsey
- 8. Vajda Robert Mordechaj
- 9. lain Oliver
- 10. Elliott Cuciurean
- 11. Jess Walker
- 12. Matt Atkinson
- 13. Scott Breen
- 14. Hannah Bennett
- 15. James aka "Jimmy" Ruggles
- 16. Nick Grant aka "Potts"
- 17. Stuart Ackroyd
- 18. Wiktoria Zieniuk
- 19. Paul Sandison
- 20. Tom Dalton
- 21. Conner Nichols
- 22. Dr Ian "Larch" Maxey
- 23. Sebastian Roblyn Maxey
- 24. Jessica Heathland-Smith
- 25. Ella Dorton
- 26. Karl Collins
- 27. Sam Goggin
- 28. Hayley Pitwell
- 29. Jacob Harwood
- 30. Tom Holmes
- 31. Libby Farbrother
- 32. Samantha Smithson
- 33. [No longer used]
- 34. Jack Charles Oliver
- 35. Charlie Inskip

