
EXHIBIT NM6

No.	Documents	Pages
1.	Order of the Honourable Mrs Justice Bacon dated 31 August 2022	1 – 22
2.	Order of the Honourable Mr Justice Fancourt dated 4 October 2022	23 – 46
3.	Order of the Honourable Mr Justice Fancourt dated 25 October 2022	47 – 69
4.	Order of the Honourable Mrs Justice Ellenbogen DBE dated 22 November 2022 in the matter of <i>Rochdale MBC</i>	70 – 72
5.	Order of the Honourable Mr Justice Julian Knowles dated 22 November 2022 in the matter of <i>Nuneaton and Bedworth Borough Council</i>	73 – 74



Claim No. BL-2022-001396 31 Aug 2022

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

In the matter of an Injunction sought pursuant to CPR 25

BL-2022-001396

**The Honourable Mrs Justice Bacon
31 August 2022**

(1) ARLA FOODS LIMITED

(2) ARLA FOODS HATFIELD LIMITED

Claimants

-and-

(1) PERSONS UNKNOWN WHO ARE, WITHOUT THE CONSENT OF THE CLAIMANTS, ENTERING OR REMAINING ON LAND AND IN BUILDINGS ON ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM (“the Sites”), THOSE BEING:

- a. “THE AYLESBURY SITE” MEANING ARLA FOODS LIMITED’S SITE AT AYLESBURY DAIRY, SAMIAN WAY, ASTON CLINTON, AYLESBURY HP22 5EZ, AS MARKED IN RED ON THE PLANS AT ANNEXE 1 TO THE CLAIM FORM;**
- b. “THE OAKTHORPE SITE” MEANING ARLA FOODS LIMITED’S SITE AT OAKTHORPE DAIRY, CHEQUERS WAY, PALMERS GREEN, LONDON N13 6BU, AS MARKED IN RED ON THE PLANS AT ANNEXE 2 TO THE CLAIM FORM;**
- c. “THE HATFIELD SITE” MEANING ARLA FOODS HATFIELD LIMITED’S SITE AT HATFIELD DISTRIBUTION WAREHOUSE, 4000 MOSQUITO WAY, HATFIELD BUSINESS PARK, HATFIELD, HERTFORDSHIRE AL10 9US, AS MARKED IN RED ON THE PLANS AT ANNEXE 3 TO THE CLAIM FORM; AND**
- d. “THE STOURTON SITE” MEANING ARLA FOODS LIMITED’S DAIRY AT PONTEFRACT ROAD, LEEDS LS10 1AX AND NATIONAL DISTRIBUTION CENTRE AT LEODIS WAY, LEEDS LS10 1NN AS MARKED IN RED ON THE PLANS AT ANNEXE 4 TO THE CLAIM FORM**

(2) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING FROM THE HIGHWAY THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(3) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE HIGHWAY FROM ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(4) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING CAUSING THE BLOCKING, SLOWING DOWN, OBSTRUCTING, OR OTHERWISE INTERFERING WITH THE FREE FLOW OF TRAFFIC ON TO, OFF, OR ALONG THE ROADS LISTED AT ANNEXE 1A, 2A, 3A, AND 4A TO THE CLAIM FORM

(5) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING, AND WITHOUT THE PERMISSION OF THE REGISTERED KEEPER OF THE VEHICLE, ENTERING, CLIMBING ON, CLIMBING INTO, CLIMBING UNDER, OR IN ANY WAY AFFIXING THEMSELVES ON TO ANY VEHICLE WHICH IS ACCESSING OR EXITING THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(6) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING, AND WITHOUT THE PERMISSION OF THE REGISTERED KEEPER OF THE VEHICLE, ENTERING, CLIMBING ON, CLIMBING INTO, CLIMBING UNDER, OR IN ANY WAY AFFIXING THEMSELVES ON TO, ANY VEHICLE WHICH IS TRAVELLING TO OR FROM ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM)

Defendants

ORDER

PENAL NOTICE

IF YOU, THE ABOVE NAMED DEFENDANTS OR PERSONS UNKNOWN OR ANY OF YOU DISOBEY THIS ORDER OR INSTRUCT OR ENCOURAGE OTHERS TO BREACH THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE YOUR ASSETS SEIZED.

ANY OTHER PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS THE DEFENDANTS TO BREACH THE TERMS OF THIS ORDER MAY ALSO BE HELD IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED

UPON the Claimants making an application on 31 August 2022 for an injunction without notice to the Defendants (the ‘Application’)

AND UPON hearing Counsel for the Claimants, Caroline Bolton and Natalie Pratt, without attendance by the Defendants

AND UPON the Court reading the application and the witness statements listed in Schedule B

AND UPON the Court being satisfied pursuant to s12(2)(b) Human Rights Act 1998 that the Claimants had compelling reasons why the Defendants should not be notified of the Application prior to the Court hearing the Application

AND UPON the Court having particular regard to the importance of the Defendants' Article 10 and Article 11 Convention rights to freedom of expression and freedom of lawful assembly

AND UPON the Court being satisfied that the order sought does not prohibit peaceful protest

AND UPON the Court considering its discretion to grant injunctive relief pursuant to s.37(1) Senior Courts Act 1981 and considering it just and convenient to do so

AND UPON the Court accepting the undertakings given in Schedule A of this Order

IT IS ORDERED THAT:

Definitions

1. For the purpose of this Order:
 - 1.1 **“The Roads”** shall mean the Roads identified in Annexe 1A, 2A, 3A, 4A to this Order and to the Claim Form, as marked in purple on the maps at Annexes 1A, 2A, 3A, and 4A to this Order and to the Claim Form.
 - 1.2 **“The Aylesbury Site”** shall mean Arla Foods Limited’s site at Aylesbury Dairy, Samian Way, Aston Clinton, Aylesbury HP22 5EZ, as marked in red on the plans at Annexe 1 to this Order and to the Claim Form (**“the Aylesbury Site Plan”**).
 - 1.3 **“The Oakthorpe Site”** shall mean Arla Foods Limited’s site at Oakthorpe Dairy, Chequers Way, Palmers Green, London N13 6BU, as marked in red on the plans at Annexe 2 to this Order and to the Claim Form (**“the Oakthorpe Site Plan”**).
 - 1.4 **“The Hatfield Site”** shall mean Arla Foods Hatfield Limited’s site at Hatfield Distribution Warehouse, 4000 Mosquito Way, Hatfield Business Park, Hatfield, Hertfordshire AL10 9US, as marked in red on the plans at Annexe 3 to this Order and to the Claim Form (**“the Hatfield Site Plan”**).
 - 1.5 **“The Stourton Site”** shall mean Arla Foods Limited’s Dairy at Pontefract Road, Leeds LS10 1AX and National Distribution Centre at Leodis Way, Leeds LS10 1NN as marked in red on the plans at

Annexe 4 to this Order and to the Claim Form (“**the Stourton Site Plan**”).

INJUNCTION

Prohibitions

2. Until and subject to any further order of the Court, the Defendants and each of them (whether by themselves or by instructing, encouraging or allowing any other person) are forbidden from:
 - 2.1 Entering into, entering onto, tunnelling under or remaining on the following Sites:
 - (i) **The Aylesbury Site** as marked in red on the attached **Aylesbury Site Plan** at Annexe 1;
 - (ii) **The Oakthorpe Site** as marked in red on the attached **Oakthorpe Site Plan** at Annexe 2;
 - (iii) **The Hatfield Site** as marked in red on the attached **Hatfield Site Plan** at Annexe 3;
 - (iv) **The Stourton Site** as marked in red on the attached **Stourton Site Plan** at Annexe 4.
 - 2.2 Blocking, slowing down, obstructing or otherwise interfering with vehicular access to or from the highway at the following sites:
 - (i) **The Aylesbury Site** as marked in red on the attached **Aylesbury Site Plan** at Annexe 1;
 - (ii) **The Oakthorpe Site** as marked in red on the attached **Oakthorpe Site Plan** at Annexe 2;
 - (iii) **The Hatfield Site** as marked in red on the attached **Hatfield Site Plan** at Annexe 3; and
 - (iv) **The Stourton Site** as marked in red on the attached **Stourton Site Plan** at Annexe 4.
 - 2.3 Approaching, slowing down, or obstructing any vehicle on or moving along or accessing **the Roads** identified in Annexes 1A, 2A, 3A, 4A to this Order for the purpose of:
 - (i) disrupting vehicular access to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.

- 2.4 Entering, climbing onto, climbing into, or climbing under any vehicle travelling to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**:
- (i) for the purpose of protesting; and
 - (ii) and without the permission of the registered keeper of the vehicle.
- 2.5 Affixing themselves (“locking on”) to any vehicle on, entering or exiting **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site** where the “locking on” is for the purpose of protesting.
- 2.6 Affixing themselves (“locking on”) or any other items to any of **the Roads** or any other person or object on, under or over **the Roads** for the purpose of:
- (i) disrupting vehicular access to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.
- 2.7 Erecting any structure on **the Roads** for the purpose of:
- (i) disrupting vehicular access to or from Arla Foods Limited at **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.

Alternative service

3. Pursuant to CPR rules 6.15 and 6.27, the Claimants have permission, in addition to personal service, or in the alternative to personal service, to serve the **1st to 6th Defendants** and any further named Defendants with the Claim Form, Application for an Interim Injunction, the supporting documents relied on in this Claim, and this Order by **all** of the following methods (with paragraph 3.1 to 3.5 to be treated conjunctively):

- 3.1 **Websites:** placing a copy of the Claim Form, Application for an Interim Injunction, the supporting documents relied on in this Claim, and this Order on the First Claimant’s websites and Facebook pages; and

- 3.2 **Email:** sending a copy of this Order to Animal Rebellion and Extinction Rebellion at the following email addresses:

actions@animalrebellion.org; fundraising@animalrebellion.org;
integration@animalrebellion.org; talks@animalrebellion.org;
global@animalrebellion.org; localgroups@animalrebellion.org;

media@animalrebellion.org; pressoffice@animalrebellion.org;
finance@animalrebellion.org; governance@animalrebellion.org;
techsupport@animalrebellion.org; press@extinctionrebellion.uk;

and providing a web link at which they can access the Claim Form, Application for an Interim Injunction, the supporting documents relied on in this Claim, and this Order; and

- 3.3 **Post:** where an address of a named Defendant is known to the Claimants, by posting a copy of this Order together with a covering letter through the letterbox of the named Defendant's address (or by leaving in a separate mailbox) with a notice affixed to the front door if necessary, drawing the recipient's attention to the fact that the package contains a court order. If the premises do not have a letterbox, or mailbox, or the package will not fit through the letterbox, a package may be left next to the front door and a notice containing this Order may be affixed to the front door marked with a notice drawing the recipient's attention to the fact that the package contains a court order and Claim Form and should be read urgently. The notices shall be given in the form set out in Schedule 1 to this Order; and
 - 3.4 **Text messages:** sending a text message to any named Defendant for whom the Claimants have a mobile telephone number, notifying them that an injunction order has been granted against them and providing a web link at which the Defendant can access the Claim Form, Application for an Interim Injunction, the supporting documents relied on in this Claim, and this Order. The notice shall be given in the form set out in Schedule 1 to this Order; and
 - 3.5 **Placing signs and/or notices:** on the perimeter of **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and The Stourton Site** providing a web link and/or QR code at which the Claim Form, Application for an Interim Injunction, the supporting documents relied on in this Claim, and this Order; **OR**
 - 3.6 **Where requested:** the Claim Form, Application for an Interim Injunction, the supporting documents relied on in this Claim, and this Order may be served by email where the Defendant has requested that they be served by email and by sending the email to the address provided by the Defendant; **OR**
 - 3.7 **Lawyers:** By serving any solicitor acting for a Defendant who has filed a notice of acting in these proceedings.
4. The **deemed date of service** of any documents referred to in paragraph 3 above shall be the day on which service of the document or documents is completed in accordance with paragraph 3 above.
 5. The Defendants shall acknowledge service of the Claim Form 42 days after the deemed date of service and file any written evidence in support of the Defence by the same date.

Further directions

6. 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 at the same time as the application is filed at court (and in any event not less than 48 hours before the hearing of any such application, not to include weekends or public holidays).
7. 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 (to the extent they are not already so named).

Return Date Hearing

8. The continuation on this Order shall be considered at a hearing to be conducted by MS Teams before a Judge on the 4th and 5th October 2022. Any evidence in support or opposition to the continuation of this Order shall be filed by 4pm on 17 September 2022.
9. The Claimants have permission to apply to extend or vary this Order or for further directions.
10. Costs reserved.

Pursuant to CPR r.40.7(1) this Order has effect from it is made, **being 31 August 2022**

GUIDANCE NOTES

Effect of this Order – the Defendants

11. A Defendant who is an individual and who is ordered not to do something must not do it him or herself or in any other way nor must he/she do it through others acting on his/her behalf or on his/her instructions or with his/her encouragement.

Interpretation of this Order

12. In this Order references to ‘the Defendant’ means any or all of them (unless expressly stated otherwise).
13. A requirement to serve on ‘Defendant’ means on each of them. However, the Order is effective against any Defendant on whom it is served in accordance with this Order.
14. An Order requiring ‘the Defendant’ not to do anything applies to all Defendants.
15. This Order contains the following schedules and annexes
 - (i) Schedule A-Undertakings;
 - (ii) Schedule B-Witness Statements;
 - (iii) Schedule 1-List of Named Defendants;
 - (iv) Schedule 2-Notices;
 - (v) Annex 1 the plan of the Aylesbury Site;
 - (vi) Annex 2 the plan of the Oakthorpe Site;
 - (vii) Annex 3 the plan of the Hatfield Site;
 - (viii) Annex 4 the plan of the Stourton Site;
 - (ix) Annexe 1A, 2A, 3A, and 4A-The List of “The Roads”.

Communications with the Court

16. All communications with the Court about this Order should be sent to the Rolls Building at 7 Rolls Buildings, Fetter Lane, London, EC4A 1NL. The telephone number is 020 79476690. The Email address is ChanceryJudgesListing@justice.gov.uk. The offices are open between 10am and 4pm Monday to Friday.

SCHEDULE A-UNDERTAKINGS

1. The Claimants undertake to use reasonable endeavours to personally serve the named Defendants with a copy of this Order.
2. The Claimants undertake to identify and name Defendants and apply to add them as named Defendants to this Order and the Claim as soon as reasonably practicable.

3. If the Court later finds that this order has caused loss to the Defendants, and decides that the Defendants should be compensated for that loss, the Claimants gives a cross-undertaking in damages limited to £50,000.
4. The Claimants undertake to serve upon any person who indicates an intention to participate in these proceedings a note of the hearing at which this Order was made.
5. The Claimants undertake to file at Court by 4pm on 1 September 2022 the second witness statement of Nicholas McQueen, which witness statement shall explain why the Application was made without even short notice to the Defendants.

SCHEDULE B-WITNESS STATEMENTS

1. The Court read the following witness statements filed on behalf of the Claimants:
 - i. Joanne Taylor;
 - ii. Melanie Savage;
 - iii. David Dons;
 - iv. Anne-Frances Ball;
 - v. Afshin Amirahmadi;
 - vi. Nicholas McQueen.

SCHEDULE 1-NAMED DEFENDANTS

[None]

SCHEDULE 2-NOTICES

On the package containing this Order:

“VERY URGENT: THIS PACKAGE CONTAINS AN ORDER OF THE HIGH COURT AND YOU SHOULD READ IT IMMEDIATELY AND SEEK LEGAL ADVICE. IF YOU NEED ANOTHER COPY PLEASE DOWNLOAD IT FROM <https://www.walkermorris.co.uk/arla-injunction/> OR CALL 0113 283 2500”

to affix to the front door when the package has been posted through the letterbox or placed in a mailbox:

“VERY URGENT: A PACKAGE HAS BEEN LEFT THAT CONTAINS AN ORDER OF THE HIGH COURT AND YOU SHOULD READ IT IMMEDIATELY AND SEEK LEGAL ADVICE. IF YOU NEED

**ANOTHER COPY PLEASE DOWLOAD IT FROM
<https://www.walkermorris.co.uk/arla-injunction/> OR CALL 0113 283 2500”**

For service by text message:

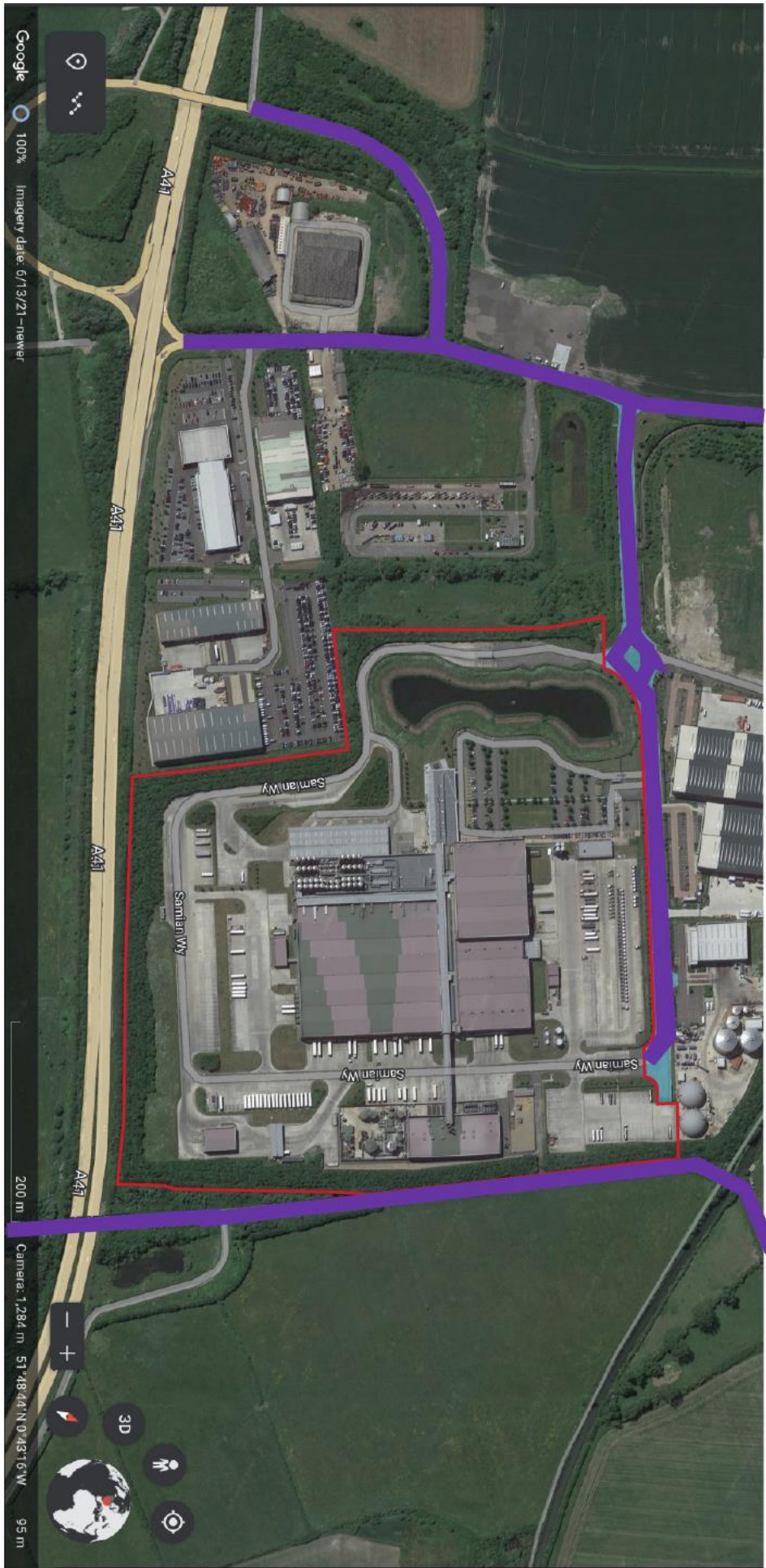
“VERY URGENT: A HIGH COURT INJUNCTION ORDER HAS BEEN MADE AGAINST YOU, THE LINK PROVIDED IN THIS TEXT MESSAGE CONTAINS AN ORDER OF THE HIGH COURT AND THE SUPPORTING DOCUMENTS RELIED UPON BY THE CLAIMANTS. YOU SHOULD IMMEDIATELY SEEK LEGAL ADVICE. IF YOU NEED ANOTHER COPY PLEASE CALL 0113 283 2500”

ANNEXE 1
THE AYLESBURY SITE



ANNEXE 1A
ROADS AT THE AYLESBURY SITE

1. SAMIAN WAY
2. COLLEGE ROAD NORTH
3. MODEL ROW



ANNEXE 2
THE OAKTHORPE SITE



ANNEXE 2A
ROADS AT THE OAKTHORPE SITE

1. OSTLIFFE ROAD
2. CHEQUERS WAY
3. OWEN ROAD
4. MITCHELL ROAD

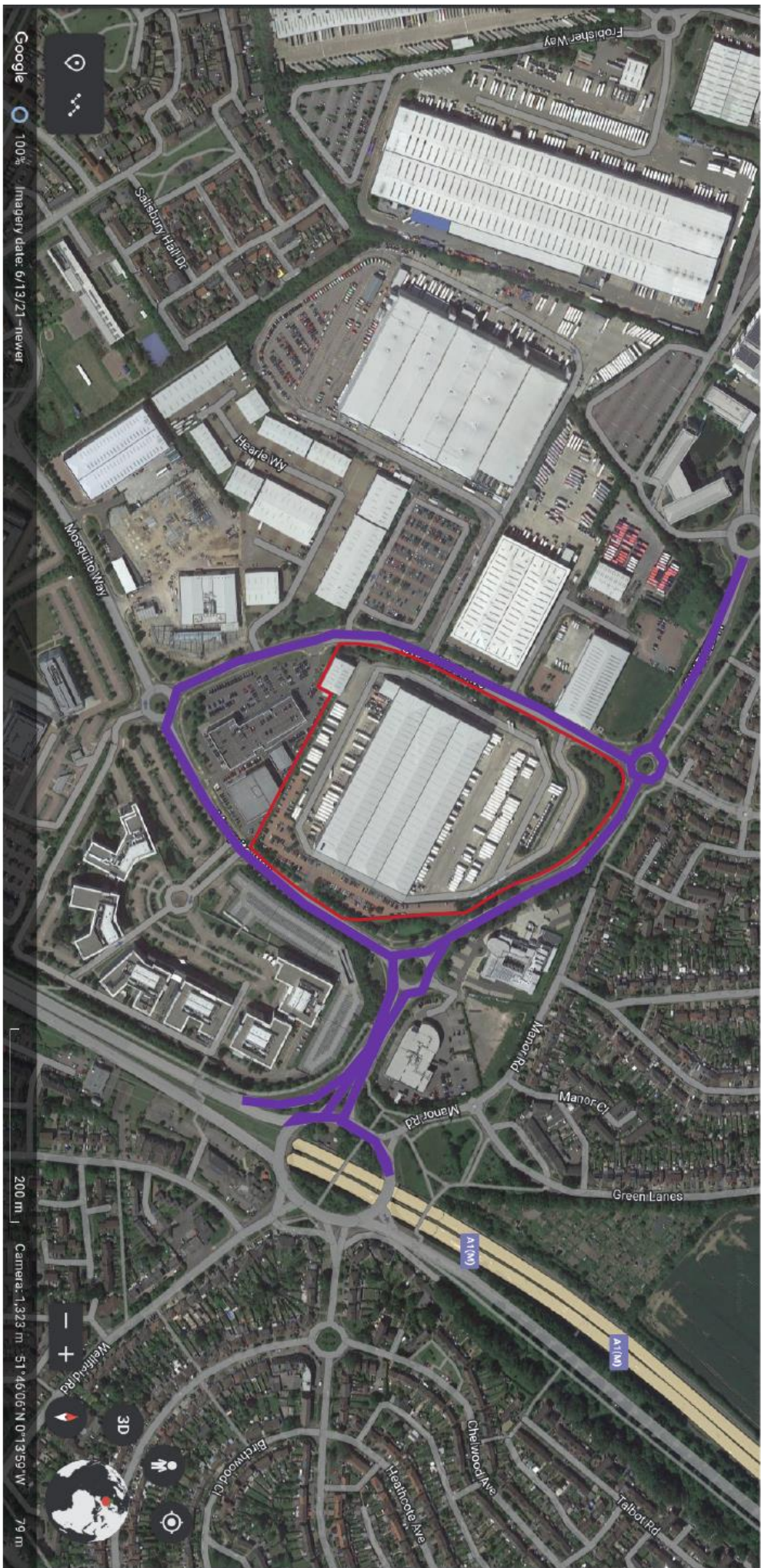


ANNEXE 3
THE HATFIELD SITE



ANNEXE 3A
ROADS AT THE HATFIELD SITE

1. HATFIELD AVENUE
2. GYSPY MOTH AVENUE
3. MOSQUITO WAY



ANNEXE 4
THE STOURTON SITE



ANNEXE 4A
ROADS AT THE STOURTON SITE

1. A639
2. PONTEFRACT ROAD
3. LEODIS WAY





Claim No. BL-2022-001396

**IN THE HIGH COURT OF JUSTICE
BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES
BUSINESS LIST (ChD)**

In the matter of an Injunction sought pursuant to CPR 25

BL-2022-001396

**Before: the Hon. Mr Justice Fancourt
Dated: 4 October 2022**

B E T W E E N :

(1) ARLA FOODS LIMITED

(2) ARLA FOODS HATFIELD LIMITED

Claimants

-and-

(1) PERSONS UNKNOWN WHO ARE, WITHOUT THE CONSENT OF THE CLAIMANTS, ENTERING OR REMAINING ON LAND AND IN BUILDINGS ON ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM (“the Sites”), THOSE BEING:

- a. “THE AYLESBURY SITE” MEANING ARLA FOODS LIMITED’S SITE AT AYLESBURY DAIRY, SAMIAN WAY, ASTON CLINTON, AYLESBURY HP22 5EZ, AS MARKED IN RED ON THE PLANS AT ANNEXE 1 TO THE CLAIM FORM;**
- b. “THE OAKTHORPE SITE” MEANING ARLA FOODS LIMITED’S SITE AT OAKTHORPE DAIRY, CHEQUERS WAY, PALMERS GREEN, LONDON N13 6BU, AS MARKED IN RED ON THE PLANS AT ANNEXE 2 TO THE CLAIM FORM;**
- c. “THE HATFIELD SITE” MEANING ARLA FOODS HATFIELD LIMITED’S SITE AT HATFIELD DISTRIBUTION WAREHOUSE, 4000 MOSQUITO WAY, HATFIELD BUSINESS PARK, HATFIELD, HERTFORDSHIRE AL10 9US, AS MARKED IN RED ON THE PLANS AT ANNEXE 3 TO THE CLAIM FORM; AND**
- d. “THE STOURTON SITE” MEANING ARLA FOODS LIMITED’S DAIRY AT PONTEFRACT ROAD, LEEDS LS10 1AX AND NATIONAL DISTRIBUTION CENTRE AT LEODIS WAY, LEEDS LS10 1NN AS MARKED IN RED ON THE PLANS AT ANNEXE 4 TO THE CLAIM FORM**

(2) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING FROM THE HIGHWAY THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(3) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE HIGHWAY FROM ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(4) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING CAUSING THE BLOCKING, SLOWING DOWN, OBSTRUCTING, OR OTHERWISE INTERFERING WITH THE FREE FLOW OF TRAFFIC ON TO, OFF, OR ALONG THE ROADS LISTED AT ANNEXE 1A, 2A, 3A, AND 4A TO THE CLAIM FORM

(5) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING, AND WITHOUT THE PERMISSION OF THE REGISTERED KEEPER OF THE VEHICLE, ENTERING, CLIMBING ON, CLIMBING INTO, CLIMBING UNDER, OR IN ANY WAY AFFIXING THEMSELVES ON TO ANY VEHICLE WHICH IS ACCESSING OR EXITING THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(6) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING, AND WITHOUT THE PERMISSION OF THE REGISTERED KEEPER OF THE VEHICLE, ENTERING, CLIMBING ON, CLIMBING INTO, CLIMBING UNDER, OR IN ANY WAY AFFIXING THEMSELVES ON TO, ANY VEHICLE WHICH IS TRAVELLING TO OR FROM ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM)

(7) 30 OTHER NAMED DEFENDANTS LISTED AT SCHEDULE 1 TO THIS ORDER

Defendants

ORDER

PENAL NOTICE

IF YOU, THE ABOVE NAMED DEFENDANTS OR PERSONS UNKNOWN OR ANY OF YOU DISOBEY THIS ORDER OR INSTRUCT OR ENCOURAGE OTHERS TO BREACH THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE YOUR ASSETS SEIZED.

ANY OTHER PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS THE DEFENDANTS TO

BREACH THE TERMS OF THIS ORDER MAY ALSO BE HELD IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED

UPON the Court considering the Claimants' on notice application to continue the without notice injunction ordered by Bacon J on 31 August 2022 (the 'Application')

AND UPON hearing Counsel for the Claimants, Caroline Bolton and Natalie Pratt, without attendance by any of the Defendants

AND UPON the Court reading the Application and the witness statements listed in Schedule B

AND UPON the Court having particular regard to the importance of the Defendants' Article 10 and Article 11 Convention rights to freedom of expression and freedom of lawful assembly

AND UPON the Court being satisfied that the order sought does not prohibit peaceful protest

AND UPON the Court considering its discretion to grant injunctive relief pursuant to s.37(1) Senior Courts Act 1981 and considering it just and convenient to do so

AND UPON the Court accepting the undertakings given in Schedule A of this Order

IT IS ORDERED THAT:

Definitions

1. For the purpose of this Order:
 - 1.1 **"The Roads"** shall mean the Roads identified in Annexe 1A, 2A, 3A, 4A to this Order and to the Claim Form, as marked in purple on the maps at Annexes 1A, 2A, 3A, and 4A to this Order and to the Claim Form.
 - 1.2 **"The Aylesbury Site"** shall mean Arla Foods Limited's site at Aylesbury Dairy, Samian Way, Aston Clinton, Aylesbury HP22 5EZ, as marked in red on the plans at Annexe 1 to this Order and to the Claim Form (**"the Aylesbury Site Plan"**).
 - 1.3 **"The Oakthorpe Site"** shall mean Arla Foods Limited's site at Oakthorpe Dairy, Chequers Way, Palmers Green, London N13 6BU, as marked in red on the plans at Annexe 2 to this Order and to the Claim Form (**"the Oakthorpe Site Plan"**).
 - 1.4 **"The Hatfield Site"** shall mean Arla Foods Hatfield Limited's site at Hatfield Distribution Warehouse, 4000 Mosquito Way, Hatfield

Business Park, Hatfield, Hertfordshire AL10 9US, as marked in red on the plans at Annexe 3 to this Order and to the Claim Form (“**the Hatfield Site Plan**”).

- 1.5 “**The Stourton Site**” shall mean Arla Foods Limited’s Dairy at Pontefract Road, Leeds LS10 1AX and National Distribution Centre at Leodis Way, Leeds LS10 1NN as marked in red on the plans at Annexe 4 to this Order and to the Claim Form (“**the Stourton Site Plan**”).

INJUNCTION

Prohibitions

2. Until the return date hearing stated in paragraph 9 below and subject to any further order of the Court in the meantime, the Defendants and each of them (whether by themselves or by instructing, encouraging or allowing any other person) are forbidden from:
- 2.1 Entering into, entering onto, tunnelling under or remaining on the following Sites:
- (i) **The Aylesbury Site** as marked in red on the attached **Aylesbury Site Plan** at Annexe 1;
 - (ii) **The Oakthorpe Site** as marked in red on the attached **Oakthorpe Site Plan** at Annexe 2;
 - (iii) **The Hatfield Site** as marked in red on the attached **Hatfield Site Plan** at Annexe 3;
 - (iv) **The Stourton Site** as marked in red on the attached **Stourton Site Plan** at Annexe 4.
- 2.2 Blocking, slowing down, obstructing or otherwise interfering with vehicular access to or from the highway at the following sites:
- (i) **The Aylesbury Site** as marked in red on the attached **Aylesbury Site Plan** at Annexe 1;
 - (ii) **The Oakthorpe Site** as marked in red on the attached **Oakthorpe Site Plan** at Annexe 2;
 - (iii) **The Hatfield Site** as marked in red on the attached **Hatfield Site Plan** at Annexe 3; and
 - (iv) **The Stourton Site** as marked in red on the attached **Stourton Site Plan** at Annexe 4.

- 2.3 Approaching, slowing down, or obstructing any vehicle on or moving along or accessing **the Roads** identified in Annexes 1A, 2A, 3A, 4A to this Order for the purpose of:
- (i) disrupting vehicular access to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.
- 2.4 Entering, climbing onto, climbing into, or climbing under any vehicle travelling to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**:
- (i) for the purpose of protesting; and
 - (ii) and without the permission of the registered keeper of the vehicle.
- 2.5 Affixing themselves (“locking on”) to any vehicle on, entering or exiting **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site** where the “locking on” is for the purpose of protesting.
- 2.6 Affixing themselves (“locking on”) or any other items to any of **the Roads** or any other person or object on, under or over **the Roads** for the purpose of:
- (i) disrupting vehicular access to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.
- 2.7 Erecting any structure on **the Roads** for the purpose of:
- (i) disrupting vehicular access to or from Arla Foods Limited at **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.

Alternative service

3. Pursuant to CPR rules 6.15 and 6.27, the Claimants have permission, in addition to personal service, or in the alternative to personal service, to serve the **1st to 37th Defendants** and any further named Defendants with the Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order by **all** of the following methods (with paragraph 3.1 to 3.5 to be treated conjunctively):

3.1 **Websites:** placing a web link on the First Claimant's website and Facebook page at which a copy of the Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order can be accessed; and

3.2 **Email:** sending a copy of this Order to Animal Rebellion and Extinction Rebellion at the following email addresses:

actions@animalrebellion.org; fundraising@animalrebellion.org;
integration@animalrebellion.org; talks@animalrebellion.org;
global@animalrebellion.org; localgroups@animalrebellion.org;
media@animalrebellion.org; pressoffice@animalrebellion.org;
finance@animalrebellion.org; governance@animalrebellion.org;
techsupport@animalrebellion.org; press@extinctionrebellion.uk;

and providing a web link at which they can access the Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order; and

3.3 **Post:** where an address of a named Defendant is known to the Claimants, by posting a copy of this Order together with a covering letter through the letterbox of the named Defendant's address (or by leaving in a separate mailbox) with a notice affixed to the front door if necessary, drawing the recipient's attention to the fact that the package contains a court order. If the premises do not have a letterbox, or mailbox, or the package will not fit through the letterbox, a package may be left next to the front door and a notice containing this Order may be affixed to the front door marked with a notice drawing the recipient's attention to the fact that the package contains a court order and Claim Form and should be read urgently. The notices shall be given in the form set out in Schedule 1 to this Order; and

3.4 **Text messages:** sending a text message to any named Defendant for whom the Claimants have a mobile telephone number, notifying them that an injunction order has been granted against them and providing a web link at which the Defendant can access the Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order. The notice shall be given in the form set out in Schedule 1 to this Order; and

3.5 **Placing signs and/or notices:** on the perimeter of **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and The Stourton Site** providing a web link and/or QR code at which the Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order; **OR**

- 3.6 **Where requested:** the Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order may be served by email where the Defendant has requested that they be served by email and by sending the email to the address provided by the Defendant; **OR**
- 3.7 **Lawyers:** By serving any solicitor acting for a Defendant who has filed a notice of acting in these proceedings.
4. The **deemed date of service** of any documents referred to in paragraph 3 above shall be the day on which service of the document or documents is completed in accordance with paragraph 3 above.

FURTHER DIRECTIONS

5. The Claimants are permitted to amend the Claim Form to add the **7th to 29th** Defendants and the **31st to 37th Defendants** (inclusive) as Defendants to the Claim.
6. The Defendants shall acknowledge service of the Amended Claim Form 21 days after the deemed date of service and file and serve any written evidence in support of their defence of the claim by the same date.
7. The Defendants shall file and serve any written evidence in opposition to the continuation of the interim injunction no later than 4.30pm on 31 October 2022.
8. The Claimants may file and serve any evidence in reply by 4.30pm on 7 November.
9. The continuation of the interim injunction shall be further considered at a **return date hearing** to be listed for the first available date after 14 November 2022, with a time estimate of 1 day.
10. The Claimants may if so advised apply, without notice to the Defendants save for any Defendant who has acknowledged service of the claim or filed evidence in defence of the claim, no later than 4.30pm on 7 November 2022 for the final disposal of the claim to be directed to be heard at the same time as the return date hearing, and if they so apply they must inform the Court of any additional time beyond 1 day required for that hearing.
11. 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 at the same time as the application is filed at court (and in any event not less than 48 hours before the hearing of any such application, not to include weekends or public holidays).
12. 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 (to the extent they are not already so named).

13. The Claimants have permission to apply to extend or vary this Order or for further directions. The Claimants must serve any such application on those Defendants (if any) who have acknowledged service and provided an address for service.

Costs

14. Costs reserved.

GUIDANCE NOTES

Effect of this Order – the Defendants

15. A Defendant who is an individual and who is ordered not to do something must not do it him or herself or in any other way nor must he/she do it through others acting on his/her behalf or on his/her instructions or with his/her encouragement.

Interpretation of this Order

16. In this Order references to ‘the Defendant’ means any or all of them (unless expressly stated otherwise).
17. A requirement to serve on ‘Defendant’ means on each of them. However, the Order is effective against any Defendant on whom it is served in accordance with this Order.
18. An Order requiring ‘the Defendant’ not to do anything applies to all Defendants.
19. This Order contains the following schedules and annexes
 - (i) Schedule A-Undertakings;
 - (ii) Schedule B-Witness Statements;
 - (iii) Schedule 1-List of Named Defendants;
 - (iv) Schedule 2-Notices;
 - (v) Annex 1 the plan of the Aylesbury Site;
 - (vi) Annex 2 the plan of the Oakthorpe Site;
 - (vii) Annex 3 the plan of the Hatfield Site;
 - (viii) Annex 4 the plan of the Stourton Site;
 - (ix) Annexe 1A, 2A, 3A, and 4A-The List of “The Roads”.

Communications with the Court

20. All communications with the Court about this Order should be sent to the Rolls Building at 7 Rolls Buildings, Fetter Lane, London, EC4A 1NL. The telephone number is 020 79476690. The Email address is

ChanceryJudgesListing@justice.gov.uk. The offices are open between 9am and 5pm Monday to Friday.

Service of the Order

The Court has provided a sealed copy of this Order to the Claimants' legal representatives.

SCHEDULE A-UNDERTAKINGS

1. The Claimants undertake to use reasonable endeavours to personally serve the named Defendants with a copy of this Order.
2. The Claimants undertake to identify and name Defendants and apply to add them as named Defendants to this Order and the Claim as soon as reasonably practicable.
3. If the Court later finds that this order has caused loss to the Defendants, and decides that the Defendants should be compensated for that loss, the Claimants give a cross-undertaking in damages limited to £50,000.
4. The Claimants undertake to serve upon any person who indicates an intention to participate in these proceedings a note of the without notice hearing before Bacon J on 31 August 2022.

SCHEDULE B-WITNESS STATEMENTS

1. The Court read the following witness statements filed on behalf of the Claimants:
 - i. Joanne Taylor;
 - ii. Melanie Savage;
 - iii. David Dons;
 - iv. Anne-Frances Ball;
 - v. Afshin Amirahmadi;
 - vi. Nicholas McQueen (first to fourth witness statements, inclusive).

SCHEDULE 1-NAMED DEFENDANTS

Defendant No.

7	Xanthe Wells
8	Stephen Bone
9	Kim Wainwright
10	Bryan Mongelli
11	Nikola Muratova
12	Radim Sandr
13	Robert King-Houston
14	Vojtech Palencar
15	Jan Kratky
16	Anna Wilkinson
17	Lucia Bree Alexander
18	Rueben Lemer
19	Solene Rashleigh
20	Cristina Acosta
21	Sined Singhage
22	Vaclav Opatril
23	Cathy Eastburn
24	Marina Ballestra Candel
25	Hamish Gardner
26	Euphemia Smith
27	Dev Vyas
28	Vita Sleigh
29	Gabriella Ditton
30	[Not joined as a Defendant]
31	Emily Camp
32	Gemma Barnes
33	Marcus Decker
34	Robert Allan
35	Theresa Higginson
36	Rachel Steele
37	Alexander Bourke

SCHEDULE 2-NOTICES

On the package containing this Order:

“VERY URGENT: THIS PACKAGE CONTAINS AN ORDER OF THE HIGH COURT AND YOU SHOULD READ IT IMMEDIATELY AND SEEK LEGAL ADVICE. IF YOU NEED ANOTHER COPY PLEASE DOWNLOAD IT FROM <https://www.walkermorris.co.uk/arla-injunction/> OR CALL 0113 283 2500”

to affix to the front door when the package has been posted through the letterbox or placed in a mailbox:

“VERY URGENT: A PACKAGE HAS BEEN LEFT THAT CONTAINS AN ORDER OF THE HIGH COURT AND YOU SHOULD READ IT IMMEDIATELY AND SEEK LEGAL ADVICE. IF YOU NEED ANOTHER COPY PLEASE DOWNLOAD IT FROM <https://www.walkermorris.co.uk/arla-injunction/> OR CALL 0113 283 2500”

For service by text message:

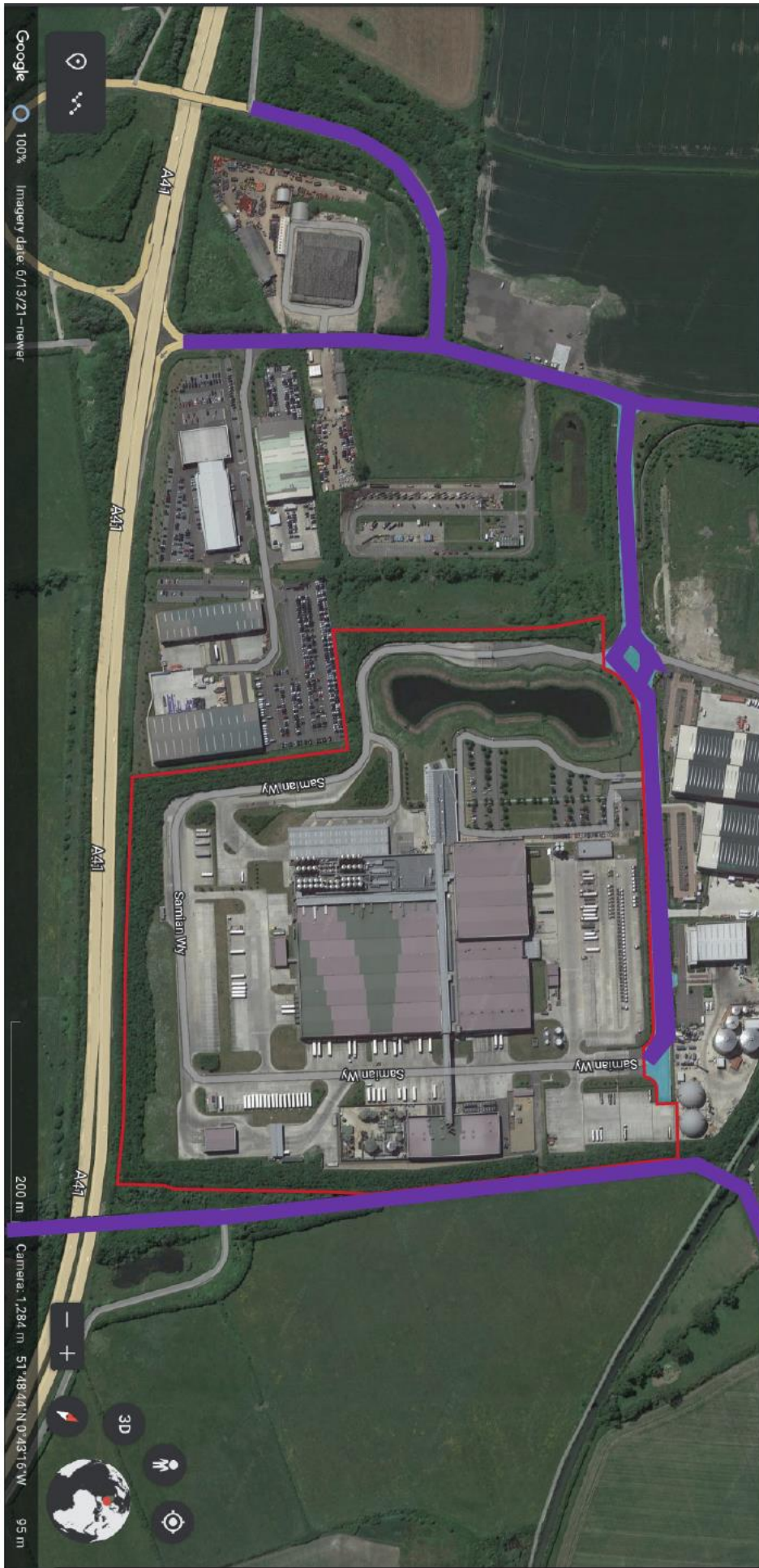
“VERY URGENT: A HIGH COURT INJUNCTION ORDER HAS BEEN MADE AGAINST YOU, THE LINK PROVIDED IN THIS TEXT MESSAGE CONTAINS AN ORDER OF THE HIGH COURT AND THE SUPPORTING DOCUMENTS RELIED UPON BY THE CLAIMANTS. YOU SHOULD IMMEDIATELY SEEK LEGAL ADVICE. IF YOU NEED ANOTHER COPY PLEASE CALL 0113 283 2500”

ANNEXE 1
THE AYLESBURY SITE



ANNEXE 1A
ROADS AT THE AYLESBURY SITE

1. SAMIAN WAY
2. COLLEGE ROAD NORTH
3. MODEL ROW



ANNEXE 2
THE OAKTHORPE SITE



ANNEXE 2A
ROADS AT THE OAKTHORPE SITE

1. OSTLIFFE ROAD
2. CHEQUERS WAY
3. OWEN ROAD
4. MITCHELL ROAD

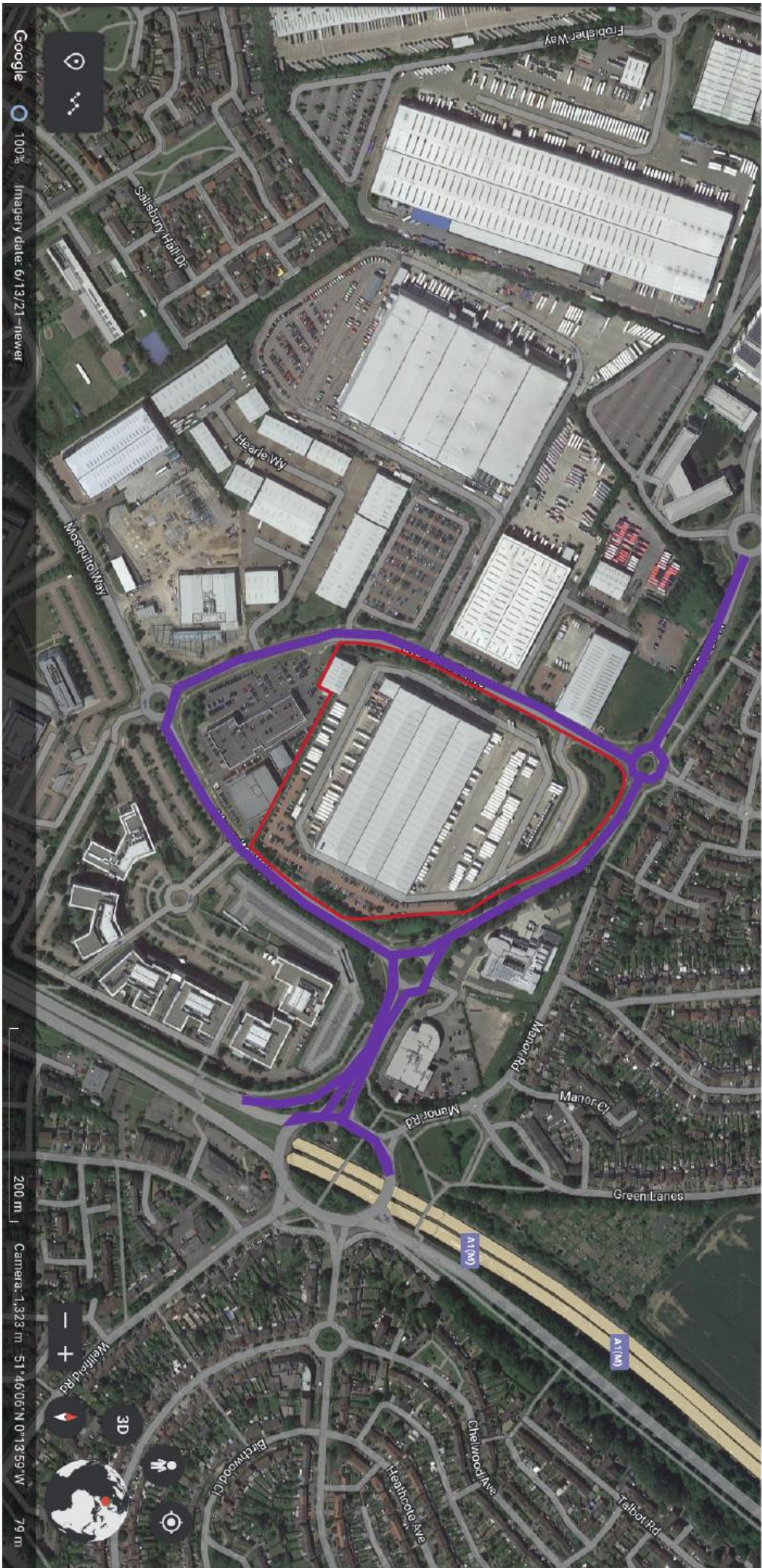


ANNEXE 3
THE HATFIELD SITE



ANNEXE 3A
ROADS AT THE HATFIELD SITE

1. HATFIELD AVENUE
2. GYSPY MOTH AVENUE
3. MOSQUITO WAY



ANNEXE 4
THE STOURTON SITE



ANNEXE 4A
ROADS AT THE STOURTON SITE

1. A639
2. PONTEFRACT ROAD
3. LEODIS WAY



Claim No. BL-2022-001396

**IN THE HIGH COURT OF JUSTICE
BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES
BUSINESS LIST (ChD)**

**Before: The Hon Mr Justice Fancourt
25 October 2022**

BL-2022-001396

B E T W E E N :

(1) ARLA FOODS LIMITED

(2) ARLA FOODS HATFIELD LIMITED

Claimants

-and-

(1) PERSONS UNKNOWN WHO ARE, WITHOUT THE CONSENT OF THE CLAIMANTS, ENTERING OR REMAINING ON LAND AND IN BUILDINGS ON ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM (“the Sites”), THOSE BEING:

- a. “THE AYLESBURY SITE” MEANING ARLA FOODS LIMITED’S SITE AT AYLESBURY DAIRY, SAMIAN WAY, ASTON CLINTON, AYLESBURY HP22 5EZ, AS MARKED IN RED ON THE PLANS AT ANNEXE 1 TO THE CLAIM FORM;**
- b. “THE OAKTHORPE SITE” MEANING ARLA FOODS LIMITED’S SITE AT OAKTHORPE DAIRY, CHEQUERS WAY, PALMERS GREEN, LONDON N13 6BU, AS MARKED IN RED ON THE PLANS AT ANNEXE 2 TO THE CLAIM FORM;**
- c. “THE HATFIELD SITE” MEANING ARLA FOODS HATFIELD LIMITED’S SITE AT HATFIELD DISTRIBUTION WAREHOUSE, 4000 MOSQUITO WAY, HATFIELD BUSINESS PARK, HATFIELD, HERTFORDSHIRE AL10 9US, AS MARKED IN RED ON THE PLANS AT ANNEXE 3 TO THE CLAIM FORM; AND**
- d. “THE STOURTON SITE” MEANING ARLA FOODS LIMITED’S DAIRY AT PONTEFRACT ROAD, LEEDS LS10 1AX AND NATIONAL DISTRIBUTION CENTRE AT LEODIS WAY, LEEDS LS10 1NN AS MARKED IN RED ON THE PLANS AT ANNEXE 4 TO THE CLAIM FORM**

(2) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING FROM

THE HIGHWAY THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(3) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE HIGHWAY FROM ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(4) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING CAUSING THE BLOCKING, SLOWING DOWN, OBSTRUCTING, OR OTHERWISE INTERFERING WITH THE FREE FLOW OF TRAFFIC ON TO, OFF, OR ALONG THE ROADS LISTED AT ANNEXE 1A, 2A, 3A, AND 4A TO THE CLAIM FORM

(5) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING, AND WITHOUT THE PERMISSION OF THE REGISTERED KEEPER OF THE VEHICLE, ENTERING, CLIMBING ON, CLIMBING INTO, CLIMBING UNDER, OR IN ANY WAY AFFIXING THEMSELVES ON TO ANY VEHICLE WHICH IS ACCESSING OR EXITING THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM

(6) PERSONS UNKNOWN WHO ARE FOR THE PURPOSE OF PROTESTING, AND WITHOUT THE PERMISSION OF THE REGISTERED KEEPER OF THE VEHICLE, ENTERING, CLIMBING ON, CLIMBING INTO, CLIMBING UNDER, OR IN ANY WAY AFFIXING THEMSELVES ON TO, ANY VEHICLE WHICH IS TRAVELLING TO OR FROM ANY OF THE SITES LISTED IN SCHEDULE 2 OF THE CLAIM FORM)

(7) 34 OTHER NAMED DEFENDANTS LISTED AT SCHEDULE 1 OF THIS ORDER

Defendants

ORDER

PENAL NOTICE

IF YOU, THE ABOVE NAMED DEFENDANTS OR PERSONS UNKNOWN OR ANY OF YOU DISOBEY THIS ORDER OR INSTRUCT OR ENCOURAGE OTHERS TO BREACH THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE YOUR ASSETS SEIZED.

ANY OTHER PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS THE DEFENDANTS TO BREACH THE TERMS OF THIS ORDER MAY ALSO BE HELD IN

CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED

UPON the Court considering the Order of Fancourt J dated 4 October 2022, continuing the injunction order made by Bacon J without notice to the Defendants on 31 August 2022 (the ‘Order’)

AND UPON the Court reading the Claimants’ paper application dated 17 October 2022 to add four further identified Defendants to the claim form and the Order

AND UPON the Court reading the application and the witness statements listed in Schedule B

AND UPON the Court having particular regard to the importance of the Defendants’ Article 10 and Article 11 Convention rights to freedom of expression and freedom of lawful assembly

AND UPON the Court being satisfied that the order sought does not prohibit peaceful protest

AND UPON the Court considering its discretion to grant injunctive relief pursuant to s.37(1) Senior Courts Act 1981 and considering it just and convenient to do so

AND UPON the Court accepting the undertakings given in Schedule A of this Order

IT IS ORDERED THAT:

Definitions

1. For the purpose of this Order:
 - 1.1 **“The Roads”** shall mean the Roads identified in Annexe 1A, 2A, 3A, 4A to this Order and to the Claim Form, as marked in purple on the maps at Annexes 1A, 2A, 3A, and 4A to this Order and to the Claim Form.
 - 1.2 **“The Aylesbury Site”** shall mean Arla Foods Limited’s site at Aylesbury Dairy, Samian Way, Aston Clinton, Aylesbury HP22 5EZ, as marked in red on the plans at Annexe 1 to this Order and to the Claim Form (**“the Aylesbury Site Plan”**).
 - 1.3 **“The Oakthorpe Site”** shall mean Arla Foods Limited’s site at Oakthorpe Dairy, Chequers Way, Palmers Green, London N13 6BU, as marked in red on the plans at Annexe 2 to this Order and to the Claim Form (**“the Oakthorpe Site Plan”**).
 - 1.4 **“The Hatfield Site”** shall mean Arla Foods Hatfield Limited’s site at Hatfield Distribution Warehouse, 4000 Mosquito Way, Hatfield

Business Park, Hatfield, Hertfordshire AL10 9US, as marked in red on the plans at Annexe 3 to this Order and to the Claim Form (“**the Hatfield Site Plan**”).

- 1.5 “**The Stourton Site**” shall mean Arla Foods Limited’s Dairy at Pontefract Road, Leeds LS10 1AX and National Distribution Centre at Leodis Way, Leeds LS10 1NN as marked in red on the plans at Annexe 4 to this Order and to the Claim Form (“**the Stourton Site Plan**”).

INJUNCTION

Prohibitions

2. Until the return date hearing and subject to any further order of the Court, the 30th and 38th to 40th Defendants and each of them (whether by themselves or by instructing, encouraging or allowing any other person) are forbidden from:
- 2.1 Entering into, entering onto, tunnelling under or remaining on the following Sites:
- (i) **The Aylesbury Site** as marked in red on the attached **Aylesbury Site Plan** at Annexe 1;
 - (ii) **The Oakthorpe Site** as marked in red on the attached **Oakthorpe Site Plan** at Annexe 2;
 - (iii) **The Hatfield Site** as marked in red on the attached **Hatfield Site Plan** at Annexe 3;
 - (iv) **The Stourton Site** as marked in red on the attached **Stourton Site Plan** at Annexe 4.
- 2.2 Blocking, slowing down, obstructing or otherwise interfering with vehicular access to or from the highway at the following sites:
- (i) **The Aylesbury Site** as marked in red on the attached **Aylesbury Site Plan** at Annexe 1;
 - (ii) **The Oakthorpe Site** as marked in red on the attached **Oakthorpe Site Plan** at Annexe 2;
 - (iii) **The Hatfield Site** as marked in red on the attached **Hatfield Site Plan** at Annexe 3; and
 - (iv) **The Stourton Site** as marked in red on the attached **Stourton Site Plan** at Annexe 4.

- 2.3 Approaching, slowing down, or obstructing any vehicle on or moving along or accessing **the Roads** identified in Annexes 1A, 2A, 3A, 4A to this Order for the purpose of:
- (i) disrupting vehicular access to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.
- 2.4 Entering, climbing onto, climbing into, or climbing under any vehicle travelling to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**:
- (i) for the purpose of protesting; and
 - (ii) and without the permission of the registered keeper of the vehicle.
- 2.5 Affixing themselves (“locking on”) to any vehicle on, entering or exiting **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site** where the “locking on” is for the purpose of protesting.
- 2.6 Affixing themselves (“locking on”) or any other items to any of **the Roads** or any other person or object on, under or over **the Roads** for the purpose of:
- (i) disrupting vehicular access to or from **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.
- 2.7 Erecting any structure on **the Roads** for the purpose of:
- (i) disrupting vehicular access to or from Arla Foods Limited at **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and/or The Stourton Site**; and
 - (ii) protesting.

Alternative service

3. Pursuant to CPR rules 6.15 and 6.27, the Claimants have permission, in addition to personal service, or in the alternative to personal service, to serve the **30th and 38th to 40th Defendants** with the re-Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order by **all** of the following methods (with paragraph 3.1 to 3.5 to be treated conjunctively):

3.1 **Websites:** placing a web link on the First Claimant’s website and Facebook page at which a copy of the re-Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order can be accessed; and

3.2 **Email:** sending a copy of this Order to Animal Rebellion and Extinction Rebellion at the following email addresses:

actions@animalrebellion.org; fundraising@animalrebellion.org;
integration@animalrebellion.org; talks@animalrebellion.org;
global@animalrebellion.org; localgroups@animalrebellion.org;
media@animalrebellion.org; pressoffice@animalrebellion.org;
finance@animalrebellion.org; governance@animalrebellion.org;
techsupport@animalrebellion.org; press@extinctionrebellion.uk;

and providing a web link at which they can access the re-Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order; and

3.3 **Post:** where an address of a named Defendant is known to the Claimants, by posting a copy of this Order together with a covering letter through the letterbox of the named Defendant’s address (or by leaving in a separate mailbox) with a notice affixed to the front door if necessary, drawing the recipient’s attention to the fact that the package contains a court order. If the premises do not have a letterbox, or mailbox, or the package will not fit through the letterbox, a package may be left next to the front door and a notice containing this Order may be affixed to the front door marked with a notice drawing the recipient’s attention to the fact that the package contains a court order and Claim Form and should be read urgently. The notices shall be given in the form set out in Schedule 1 to this Order; and

3.4 **Text messages:** sending a text message to any named Defendant for whom the Claimants have a mobile telephone number, notifying them that an injunction order has been granted against them and providing a web link at which the Defendant can access the re-Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order. The notice shall be given in the form set out in Schedule 1 to this Order; and

3.5 **Placing signs and/or notices:** on the perimeter of **The Aylesbury Site, The Oakthorpe Site, The Hatfield Site, and The Stourton Site** providing a web link and/or QR code at which the Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order; **OR**

- 3.6 **Where requested:** the re-Amended Claim Form, Application(s) for an Interim Injunction, the supporting documents relied on in this Claim, and this Order may be served by email where the Defendant has requested that they be served by email and by sending the email to the address provided by the Defendant; **OR**
- 3.7 **Lawyers:** By serving any solicitor acting for a Defendant who has filed a notice of acting in these proceedings.
4. The **deemed date of service** of any documents referred to in paragraph 3 above shall be the day on which service of the document or documents is completed in accordance with paragraph 3 above.
5. Service of the re-Amended Claim Form on the **1st to 29th and 31st to 37th Defendants** is dispensed with.

FURTHER DIRECTIONS

6. The Claimants are permitted to amend the Claim Form to add the **30th and 38th to 40th Defendants** (inclusive) (in the following paragraphs called “the Defendants”) as defendants to the Claim.
7. The Defendants shall acknowledge service of the re-Amended Claim Form 21 days after the deemed date of service and file and serve any written evidence in support of their Defence by the same date.
8. The Defendants shall file and serve any written evidence in opposition to the continuation of the interim injunction by 4.30pm on 15 November 2022.
9. The Claimants may file and serve any evidence in reply by 4.30pm on 29 November.
10. The continuation of the interim injunction shall be further considered at a **return date hearing** listed for 1 day hearing in 3 day window from 8-10 February 2023.
11. The Claimants may if so advised apply, without notice to the Defendants save for any Defendant who has acknowledged service of the claim or filed evidence in defence of the claim, no later than 4.30pm on 29 November 2022 for the final disposal of the claim to be directed to be heard at the same time as the return date hearing, and if they so apply they must inform the Court of any additional time beyond 1 day required for that hearing.
12. 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 at the same time as the application is filed at court (and in any event not less than 48 hours before the hearing of any such application, not to include weekends or public holidays).

13. 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 (to the extent they are not already so named).
14. The Claimants have permission to apply to extend or vary this Order or for further directions. The Claimants must serve any such application on those Defendants (if any) who have acknowledged service and provided an address for service.

Costs

15. Costs reserved.

GUIDANCE NOTES

Effect of this Order – the Defendants

16. A Defendant who is an individual and who is ordered not to do something must not do it him or herself or in any other way nor must he/she do it through others acting on his/her behalf or on his/her instructions or with his/her encouragement.

Interpretation of this Order

17. In this Order references to ‘the Defendant’ means any or all of them (unless expressly stated otherwise).
18. A requirement to serve on ‘Defendant’ means on each of them. However, the Order is effective against any Defendant on whom it is served in accordance with this Order.
19. An Order requiring ‘the Defendant’ not to do anything applies to all Defendants.
20. This Order contains the following schedules and annexes
 - (i) Schedule A-Undertakings;
 - (ii) Schedule B-Witness Statements;
 - (iii) Schedule 1-List of Named Defendants;
 - (iv) Schedule 2-Notices;
 - (v) Annex 1 the plan of the Aylesbury Site;
 - (vi) Annex 2 the plan of the Oakthorpe Site;
 - (vii) Annex 3 the plan of the Hatfield Site;
 - (viii) Annex 4 the plan of the Stourton Site;
 - (ix) Annexe 1A, 2A, 3A, and 4A-The List of “The Roads”.

Communications with the Court

21. All communications with the Court about this Order should be sent to the Rolls Building at 7 Rolls Buildings, Fetter Lane, London, EC4A 1NL. The telephone number is 020 79476690. The Email address is ChanceryJudgesListing@justice.gov.uk. The offices are open between 10am and 4pm Monday to Friday.

SCHEDULE A-UNDERTAKINGS

1. The Claimants undertake to use reasonable endeavours to personally serve the Defendants with a copy of this Order.
2. If the Court later finds that this order has caused loss to the Defendants, and decides that the Defendants should be compensated for that loss, the Claimants gives a cross-undertaking in damages limited to £50,000.
3. The Claimants undertake to serve upon any person who indicates an intention to participate in these proceedings a note of the without notice hearing before Bacon J on 31 August 2022.

SCHEDULE B-WITNESS STATEMENTS

1. The Court read the following witness statements filed on behalf of the Claimants:
 - i. Joanne Taylor;
 - ii. Melanie Savage;
 - iii. David Dons;
 - iv. Anne-Frances Ball;
 - v. Afshin Amirahmadi;
 - vi. Nicholas McQueen (first to fifth witness statements, inclusive).

SCHEDULE 1-NAMED DEFENDANTS

Defendant No.

7	Xanthe Wells
8	Stephen Bone
9	Kim Wainwright
10	Bryan Mongelli
11	Nikola Muratova
12	Radim Sandr
13	Robert King-Houston
14	Vojtech Palencar
15	Jan Kratky
16	Anna Wilkinson
17	Lucia Bree Alexander
18	Rueben Lemer
19	Solene Rashleigh
20	Cristina Acosta
21	Sined Singhage
22	Vaclav Opatril
23	Cathy Eastburn
24	Marina Ballestra Candel
25	Hamish Gardner
26	Euphemia Smith
27	Dev Vyas
28	Vita Sleigh
29	Gabriella Ditton
30	Robert Smith
31	Emily Camp
32	Gemma Barnes
33	Marcus Decker
34	Robert Allan
35	Theresa Higginson
36	Rachel Steele
37	Alexander Bourke
38	Rosa Sharkey
39	Rik Jansen
40	Person identified in image 1 at Schedule 1A to the re-Amended Claim Form

SCHEDULE 2-NOTICES

On the package containing this Order:

“VERY URGENT: THIS PACKAGE CONTAINS AN ORDER OF THE HIGH COURT AND YOU SHOULD READ IT IMMEDIATELY AND SEEK LEGAL ADVICE. IF YOU NEED ANOTHER COPY PLEASE DOWNLOAD IT FROM <https://www.walkermorris.co.uk/arla-injunction/> OR CALL 0113 283 2500”

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For service by text message:

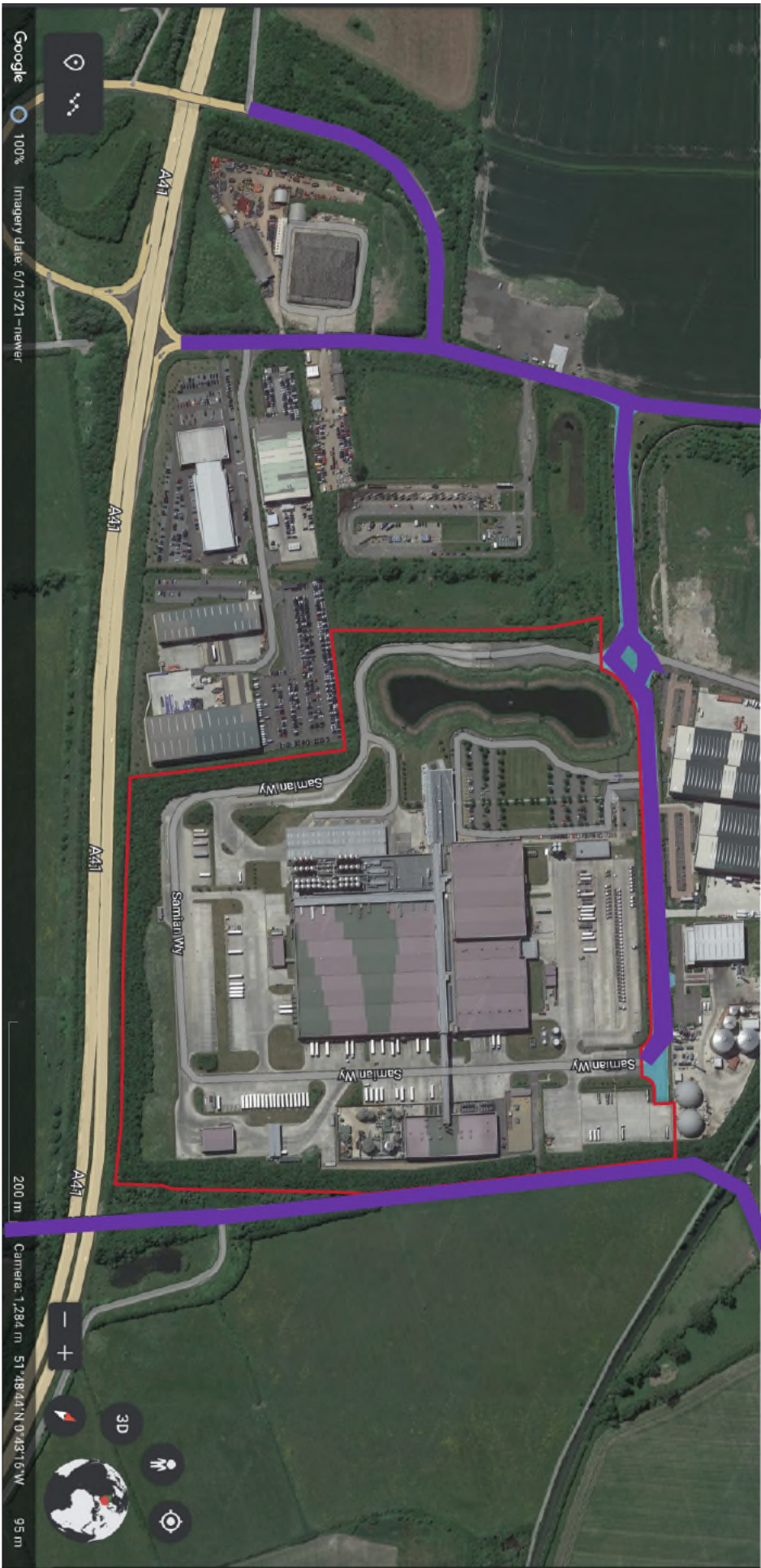
“VERY URGENT: A HIGH COURT INJUNCTION ORDER HAS BEEN MADE AGAINST YOU, THE LINK PROVIDED IN THIS TEXT MESSAGE CONTAINS AN ORDER OF THE HIGH COURT AND THE SUPPORTING DOCUMENTS RELIED UPON BY THE CLAIMANTS. YOU SHOULD IMMEDIATELY SEEK LEGAL ADVICE. IF YOU NEED ANOTHER COPY PLEASE CALL 0113 283 2500”

ANNEXE 1
THE AYLESBURY SITE



ANNEXE 1A
ROADS AT THE AYLESBURY SITE

1. SAMIAN WAY
2. COLLEGE ROAD NORTH
3. MODEL ROW



ANNEXE 2
THE OAKTHORPE SITE



ANNEXE 2A
ROADS AT THE OAKTHORPE SITE

1. OSTLIFFE ROAD
2. CHEQUERS WAY
3. OWEN ROAD
4. MITCHELL ROAD



ANNEXE 3
THE HATFIELD SITE



ANNEXE 3A
ROADS AT THE HATFIELD SITE

1. HATFIELD AVENUE
2. GYSPY MOTH AVENUE
3. MOSQUITO WAY



ANNEXE 4
THE STOURTON SITE



ANNEXE 4A
ROADS AT THE STOURTON SITE

1. A639
2. PONTEFRACT ROAD
3. LEODIS WAY

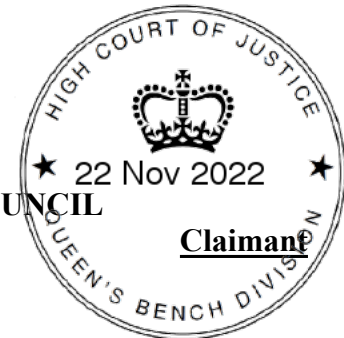


In the matter of an injunction sought pursuant to the Town and Country Planning Act 1990, s187B and the Local Government Act 1972, s222

The Honourable Mrs Justice Ellenbogen DBE
22 November 2022

B E T W E E N :

ROCHDALE METROPOLITAN BOROUGH COUNCIL



QB-2017-005202

-and-

(1) SHANE HERON
(2)-(89) OTHER NAMED DEFENDANTS
(90) PERSONS UNKNOWN (BEING MEMBERS OF THE TRAVELLING
COMMUNITY WHO HAVE UNLAWFULLY ENCAMPED WITHIN THE
BOROUGH OF ROCHDALE)
(91) TOMMY JOYCE
(92) ALAN JOHN JOYCE (also known as ALAN JOSEPH "BIRDIE" JOYCE)
(93) PERSONS UNKNOWN forming unauthorised encampments in the Metropolitan
Borough of Rochdale

Defendants

ORDER

UPON the Claimant's claim seeking final injunctive relief pursuant to the Town and Country Planning Act 1990, s187B and the Local Government Act 1972, s222 ('the Claim') coming on for trial

AND UPON the Claimant's applications, each dated 7 November 2022, seeking permission (i) to rely upon the sixth witness statement of Adrian Graham, dated 3 November 2022; and (ii) to discontinue proceedings against the First, Sixty-Fourth to Sixty-Sixth, Sixty-Eighth to Seventieth, Seventy-Third to Seventy-Fifth, Seventy-Seventh to Seventy-Ninth, Eighty-First to Eighty-Fifth and the Eighty-Eighth and Eighty-Ninth Defendants and seeking to amend the name of the Twentieth Defendant

AND UPON the Claimant seeking permission at the hearing also to discontinue proceedings against the Fourth, Fourteenth, Fifteenth, Fifty-Ninth, Sixtieth and Seventy-First Defendants

AND UPON Counsel for the Claimant informing the Court that the appeal to the Supreme Court of the United Kingdom in *Wolverhampton City Council & Ors v London Gypsies and Travellers & Ors* (UKSC 2022/0046), in which the Claimant is a Respondent, has been expedited, of the Supreme Court's own motion, with a provisional listing date of 8 and 9 February 2023, but with the prospect that it will be heard later that month, and that the outcome of that appeal may dispose of part of these proceedings

AND UPON Counsel for the Claimant bringing to the Court's attention the judgment in *Cuciurean v Secretary of State for Transport and HS2 Limited* [2022] EWCA Civ 1519, dated 17 November 2022, and informing the Court that the principles in that case are likely to be of relevance to these proceedings and to be considered by the Supreme Court in *Wolverhampton City Council & Ors v London Gypsies and Travellers & Ors* (UKSC 2022/0046)

AND UPON Counsel for the Claimant seeking the adjournment of the Claimant's applications dated 7 November 2022 and its further application to discontinue proceedings against additional Defendants, were the trial of this matter to be adjourned

AND UPON it appearing to the Court that all extant abovementioned applications; all other applications (if any) required to bring the Claim to trial as soon as reasonably practicable after the Supreme Court's judgment in *Wolverhampton City Council & Ors v London Gypsies and Travellers & Ors* (UKSC 2022/0046) has been handed down; and all then necessary and appropriate further case management orders, should be considered by a Judge of the High Court following the Supreme Court's judgment (subject to the views of that judge following his or her consideration of the file)

AND UPON the Court considering the file and hearing Caroline Bolton and Natalie Pratt of Counsel for the Claimant

AND UPON the Defendants neither appearing nor being represented

IT IS ORDERED THAT:

Directions

1. The trial of the Claim be adjourned pending the Supreme Court's judgment in *Wolverhampton City Council & Ors v London Gypsies and Travellers & Ors* (UKSC 2022/0046). It is not reserved to Ellenbogen J.
2. Solicitors for the Claimants shall write to the Court within 28 days of judgment in the abovementioned appeal being handed down, notifying the Court that it has been handed down and:
 - a. setting out the Defendants against whom it then intends to proceed; the final relief which will be sought against each such Defendant; and a list of the issues to be determined at trial;
 - b. providing all necessary and appropriate draft directions and orders, leading to trial on the earliest practicable date thereafter; and

- c. making all additional applications (if any) required to enable the trial to take place on the earliest practicable date thereafter.
3. As soon as reasonably practicable thereafter, and, in any event, no later than 35 days after the Supreme Court's judgment in *Wolverhampton City Council & Ors v London Gypsies and Travellers & Ors* (UKSC 2022/0046) has been handed down, the file shall be placed before a Judge of the High Court for consideration of all necessary and appropriate orders and directions, including in connection with: (1) the abovementioned currently extant applications (namely, to discontinue proceedings against certain Defendants; amend the name of the Twentieth Defendant; and rely upon the sixth witness statement of Adrian Graham); and (2) any further applications made by the Claimant under paragraph 2(c) above. It will be for the judge who reviews the file at that stage to determine whether an interim hearing is required, or whether it is appropriate to deal with all matters then outstanding on the papers.
4. For the avoidance of doubt, and subject to further order in the meantime, the interim injunction order in these proceedings, made by Garnham J on 19 February 2018 and sealed on the following day, shall continue throughout the period during which the trial of the Claim is adjourned.

Service of this Order

5. The Claimant is permitted to serve the Ninetieth and Ninety-Third Defendants (Persons Unknown) with this order by affixing copies (as opposed to the original) of the order in a transparent envelope in a prominent place on each of the sites in relation to which (1) an interim injunction has been granted; and (to the extent different) (2) a final injunction will be sought. The deemed date of this order shall be one working day after service has been completed in accordance with this paragraph.

Liberty to Apply

6. Each of the Defendants (and anyone else notified of this order) may apply to the Court, on 72 hours' written notice to the Court and to the Claimant's solicitors, to vary or discharge this Order (or so much of it as affects that person).

Costs

7. Costs in the case.

Before the Honourable Mr Justice Julian Knowles
22 November 2022

B E T W E E N :

(1) NUNEATON AND BEDWORTH BOROUGH COUNCIL
(2) WARWICKSHIRE COUNTY COUNCIL



-and-

(1) THOMAS CORCORAN
(2)-(53) OTHER NAMED DEFENDANTS
(54) PERSONS UNKNOWN FORMING UNAUTHORISED ENCAMPMENTS
WITHIN THE BOROUGH OF NUNEATON AND BEDWORTH

QB-2019-000616

Defendants

ORDER

UPON the Application of the Claimants dated 21 November 2022 and made without notice to the Defendants

AND UPON the Court reading the witness statement of William Rose dated 21 November 2022 and noting that the appeal to the Supreme Court of the United Kingdom in *Wolverhampton City Council & Ors v London Gypsies and Travellers & Ors* (UKSC 2022/0046), in which the Claimants are Respondents, has been expedited with a provisional listing date of 8 and 9 February 2023, and that the outcome of that appeal may dispose of part of these proceedings

AND UPON the Court noting that the Appellants in the above mentioned appeal have requested a stay of these proceedings pending the outcome of that appeal

AND UPON the Court dealing with the Application on the papers and without a hearing

IT IS ORDERED THAT:

1. The proceedings shall be stayed pending the outcome of the appeal to the Supreme Court of the United Kingdom in *Wolverhampton City Council & Ors v London Gypsies and Travellers & Ors* (UKSC 2022/0046).

2. Solicitors for the Claimants shall write to the Court within 28 days of judgment in the above mentioned appeal to seek the listing of a directions hearing in these proceedings before a Judge of the High Court.
3. For the avoidance of doubt, the interim Injunction Order of Timothy Straker KC (sitting as a Deputy Judge of the High Court) dated 19 March 2019 shall continue throughout the period in which these proceedings are stayed.
4. This Order shall be deemed served on the 54th Defendant (Persons Unknown) by serving a copy (as opposed to an original) of the Order on all sites over which an injunction is sought by affixing the same in a prominent place on the land.
5. The Defendants may each of them (or anyone notified of this Order) apply to the Court on 72 hours written notice to the Court and the Claimant to vary or discharge this Order (or so much as if it affects that person).
6. No order as to costs.