

**IN THE HIGH COURT OF JUSTICE
KING'S BENCH DIVISION**

**Before: Mrs Justice Collins Rice
On: 25 April 2024**

BETWEEN:

NATIONAL HIGHWAYS LIMITED

- and -



**(1) PERSONS UNKNOWN CAUSING THE BLOCKING OF, ENDANGERING
OR PREVENTING THE FREE FLOW OF TRAFFIC ON THE M25
MOTORWAY, A2 A20 AND A2070 TRUNK ROADS AND M2 AND M20
MOTORWAY, A1(M), A3, A12, A13, A21, A23, A30, A414 AND A3113 TRUNK
ROADS AND THE M1, M3, M4, M4 SPUR, M11, M26, M23 AND M40
MOTORWAYS FOR THE PURPOSE OF PROTESTING
(2) MX CATHERINE RENNIE - NASH AND 9 OTHERS**

Defendants

ORDER

UPON the Claimant's application by Application Notice dated 23 April 2024 ("**Application**");

AND UPON reading the second witness statement of Petra Billing of 23 April 2024;

AND UPON the Court noting that the Claimant will also be represented by Michael Feeney of Counsel who will be attending in person the hearing in this matter scheduled for ½ a day on 26 April 2024 before Mrs Justice Collins Rice ("**Hearing**");

AND UPON the Court considering pursuant to CPR r. 23.8 (1) (c) that a hearing to deal with the Application is not appropriate or necessary given the purely procedural nature of the Order sought;

AND UPON the Court disposing of the Application which it permitted to be made without service of a copy of the Application on the Defendants pursuant to CPR r. 23.9(1);

WITHOUT NOTICE AND WITHOUT A HEARING IT IS ORDERED THAT:

Definitions

1. In this Order, the following defined terms shall apply:
 - a. “**Defendants**” means all defendants including Named Defendants who remain as at the date of the Application as Named Defendants.
 - b. “**Injunction Website**” means the page on the National Highways’ website which holds the information as to injunctions in force, which is presently at: <https://nationalhighways.co.uk/about-us/high-court-injunctions-for-motorways-and-major-a-roads/>.

The Order

2. Michael Fry of Counsel has permission (if necessary) to attend the Hearing in this matter scheduled for ½ a day on 26 April 2024 before Mrs Justice Collins Rice by video link.
3. The clerk to Mrs Justice Collins Rice will issue such video link to the Hearing to Michael Fry, by at the latest 4 pm on 25 April 2024 to the email address for Michael Fry provided by the Claimant’s solicitors by email of 23 April 2024.

Service of this Order by Alternative Method on the Defendants

4. The Court will provide sealed copies of this Order to the Claimant’s solicitors for service (whose details are set out below).
5. Pursuant to CPR r. 6.15, 6.27 and r.81.4:
 - a. The Claimant shall serve this Order upon the Defendants by:
 - i. Posting a direct link to this Order on the National Highways Injunctions Website at: <https://nationalhighways.co.uk/about-us/high-court-injunctions-for-motorways-and-major-a-roads/m25-high-court-injunction-proceedings/>;
 - ii. Emailing a copy of this Order to:
 1. juststopoil@protonmail.com
 2. juststopoilpress@protonmail.com
 3. insulatebritainlegal@protonmail.com

4. Ring2021@protonmail.com
5. actions@animalrebellion.org
6. fundraising@animalrebellion.org
7. integration@animalrebellion.org
8. talks@animalrebellion.org
9. global@animalrebellion.org
10. localgroups@animalrebellion.org
11. media@animalrebellion.org
12. governance@animalrebellion.org
13. pressoffice@animalrebellion.org
14. finance@animalrebellion.org
15. techsupport@animalrebellion.org
16. info@animalrising.org
17. [the Named Defendants at their email address, if provided to the Claimant's solicitors previously;](#)

iii. Social media: only in circumstances where the Claimant has no address, or no email address for a Named Defendant, but is aware of that Named Defendant having a social media account which will permit the Claimant to contact that Named Defendant directly, the Claimant may serve this Order by sending a message to that Named Defendant providing either this Order or a link to the Injunction Website.

6. Service in accordance with paragraph 5 above shall:

- a. Be verified by certificates of service to be filed with the Court;
- b. Be deemed effective as at the date of service specified by the certificates of service;
- c. Be good and sufficient service of this Order on the Defendants and each of them and the need for any other method of service is dispensed with.

Further Directions

7. The Defendants or any other person affected by this Order made without a hearing may apply to the Court at any time pursuant to CPR r.23.8 (3) (a) to vary or discharge it but if they wish to do so they must inform the Claimant's solicitors by email 48 hours before making such

application, the nature of such application and the basis for it to the addresses specified at paragraph 12 below

8. Given that the Court has disposed of the Application which it permitted to be made without prior service of a copy of the application notice on the Defendants any Defendant has the right to make an application to set it aside or vary it under CPR r. 23.10.
9. Any person applying to vary, discharge or set aside this Order must provide their full name and address, and address for service to the Claimant and to the Court and must also apply to be joined as a Named Defendant to these proceedings at the same time.
10. The Claimant has liberty to apply to extend, vary or discharge this Order, or for further directions.

Costs

11. There be no order as to costs.

Communications with the Claimant

12. The Claimant's solicitors and their contact details are:

DLA Piper UK LLP

Attention: Petra Billing and Rob Shaw

1 St. Paul's Place

Sheffield

S1 2JX

E: petra.billing@dlapiper.com and rob.shaw@dlapiper.com

T: 0207 796 6047 / 0114 283 3312

BY THE COURT

MADE ON 25 April 2024