IN THE HIGH COURT OF JUSTICE

***** 07

BENC

KB-2024 Glaimant

OUFER

KING'S BENCH DIVISION

IN THE MATTER OF SECTION 222 LOCAL GOVERNMENT ACT 1972

AND IN THE MATTER OF A CLAIM FOR A PROHIBITORY AND MANDATORY INJUNCTION

<u>1st May 2024</u>

Mr Rory Dunlop, KC, sitting as a Deputy Judge of the High Court

B E T W E E N:

THE MAYOR AND BURGESSES OF THE LONDON BOROUGH OF ENFIELD

- and -

(1)CHARLES SNELL (2)DAVID SNELL (3)STEPHEN MAY (4)ABDELLAH TAYEB (AKA CASTRO) (5)MICHAEL WUJECK (6)PERSONS UNKNOWN

<u>Defendants</u>

ORDER

UPON THE COURT CONSIDERING the Claimant's skeleton argument, the Part 8 Claim Form, the Application Notice for the interim injunction, the witness statement of Karen Maguire, dated 18th April 2024 and the exbibits attached thereto and the letter from the Community Law Partnership dated 30 April 2024;

AND UPON the application, dated 18 April 2024, of the Claimant for an interim prohibitory injunction against the Defendants, filed without notice (albeit that attempts were made to serve documents on the Defendants on 25 April 2024);

AND UPON HEARING FROM Counsel for the Claimant and the Second and Fifth Defendants in person, the First, Third and Fifth Defendants not attending or being represented;

IT IS ORDERED THAT:

Application, evidence and return date

- The Claimant's application for an interim prohibitory injunction is adjourned part-heard to a hearing between 14th and 17th May 2024, with a time-estimate of half a day; and the following directions shall apply:
 - (1) The Claimant shall file an updated hearing bundle, agreed if possible, which shall be filed and served by the Claimant not less than two clear working days before the hearing; and
 - (2) Skeleton arguments by any represented party shall be exchanged and filed not less than one clear working day before the hearing;
- 2. The Claimants shall, by 4 pm on 7th May 2024, file further evidence:
 - (1) From Karen Maguire explaining why she stated in paragraph 3 of her witness statement of 18th April 2024 that in the 21 days after making the application "the Council will face financial penalties of around £142,000 per week" and why she and the Claimant failed to correct that statement until asked questions about it by the court.
 - (2) Exhibiting all correspondence between the Claimant and Taylor Wood in relation to the possibility and size of penalty charges that might be imposed; and
 - (3) Otherwise addressing any other matter relevant to the application;
- 3. The Defendants may, but are not required to, file evidence in response to the application and the evidence of the Claimants; and, if so advised, shall file and serve any witness statement or document on which they rely by by 4 pm on 9th May 2024,

Service and committal proceedings

4. This Order shall be served on the Defendants;

5. The Claimant may serve this order, the application notice, the claim form, the witness statement in support of the application and the evidence bundle in support and any further witness statement and other evidence filed pursuant to this order, on Persons Unknown by an alternative method (pursuant to CPR 6.15(1)), namely by affixing it on any vehicles, vessels and/or encampments on the Land identified on the following Plans exhibited to Karen Maguire's witness statement: Plan 1 (AGL536977) in yellow, Plan 2 (AGL216617) in yellow and Plan 3 (AGL536978) edged blue and/or any part of the River Lee Navigation System adjacent to the land marked on the said plans;

Communications with the Court

 All communications to the Court about this Order should be sent to the King's Bench Division of the High Court, the Royal Courts of Justice, The Strand, London WC2A 2LL quoting the case number. The office is open between 9am and 4pm Monday to Friday. The telephone number is 020 7947 6000

Costs

7. The costs of and occasioned by this application shall be reserved;