IN THE HIGH COURT OF JUSTICE Claim No.

KING’S BENCH DIVISION

IN THE MATTER OF SECTION 222 LOCAL GOVERNMENT ACT 1972

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

B E T W E E N :

**THE MAYOR AND BURGESSES OF**

**THE LONDON BOROUGH OF ENFIELD**

Claimant

- and -

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

Defendants

**INJUNCTION ORDER**

**PENAL NOTICE**

**If you the within named** **CHARLES SNELL, DAVID SNELL or MICHAEL WUJECK, all of no fixed abode, or any other Person Unknown****, whether by yourselves or by instructing, assisting or encouraging any other person, disobey this Order you may be found guilty of contempt of Court and may be sent to prison or fined or your assets may be seized.**

**IMPORTANT:-**

**NOTICE TO DEFENDANTS**

**This Order prevents you from doing the acts set out in the Order. You should read it all carefully. You are advised to consult a Solicitor as soon as possible. You have a right to ask the Court to vary or discharge this 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…, and the exbibits attached thereto;

**AND UPON** the application of the Claimant for an interim prohibitory injunction against the Defendants, filed without notice but on informal notice to the Second, Third and Fourth Defendants;

**AND UPON HEARING FROM** Counsel for the Claimant [*the Defendants not attending or being represented*];

**IT IS ORDERED THAT:**

1. You, the said CHARLES SNELL, DAVID SNELL or MICHAEL WUJECK, all of no fixed abode, or any other Person Unknown, whether by yourselves or by instructing, assisting or encouraging any other person, shall not:
2. Occupy in any way, including by setting up an encampment on or in;
3. Bring onto and/or mooring or leaving any boats on;
4. Bring onto and/or leaving any caravans, mobile homes, pick-up trucks, vans or lorries and/or any associated vehicles on;
5. Enter for the purposes of fly-tipping or discarding rubbish;
6. Fly-tip or discard rubbish on or in;
7. Engage in any anti-social behaviour on or in; or
8. Cause nuisance by reason of any unauthorised occupation, trespass, mooring of boats or in any other way on or in;

any part of the of the Land identified on 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.

**AND THE COURT FURTHER ORDERS AND DIRECTS THAT:**

**Issue of Proceedings, evidence and Return Date**

1. The Defendants may, if so advised, file evidence in response to the application; and such evidence, if relied upon, shall be filed and served not later than 4 pm on ….;
2. This matter shall be listed for a hearing on a return date on **the first available date after ….. [OR on … at ….]** with a time-estimate of half a day and the following directions shall apply:
3. The parties shall agree an updated hearing bundle which shall be filed and served by the Claimant not less than two clear working days before the hearing; and
4. Skeleton arguments by any represented party shall be exchanged and filed not less than one clear working day before the hearing;

**Service and committal proceedings**

1. The date for service of the Part 8 Claim and evidence in support is abridged to one working day prior to this hearing;
2. This Order shall be served on the Defendants;
3. Service of any injunction order made by the Court pursuant to CPR 6.15(1) is permitted by an alternative method (insofar as this is necessary) namely by affixing it on any vehicles, vessels and/or encampments on the Land identified on 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.;
4. Any committal application issued in respect of a breach of any injunction order made by the court, may be supported by witness statements in place of affidavits;

**Variation or discharge of this order**

1. This Order shall remain in force until further order;
2. Any of the Parties may apply to the Court at any time to vary or discharge this Order but if they wish to do so they must first inform the other parties or the other parties’ solicitors in writing at least 12 hours beforehand, which may be by email to Balbinder Kaur, solicitor to the Claimant, at Balbinder.Kaur@Enfield.gov.uk.

**Communications with the Court**

1. 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**

1. The costs of this application for an interim injunction shall be reserved;

**Name and Address of Claimant’s Solicitor**

Legal Services,

The Council of the London Borough of Enfield,

Silver Street,

Enfield EN1 3XA

Telephone: 020 8132 0091

Email: Balbinder.Kaur@Enfield.gov.uk.

Fax: 020 8379 6492