IN THE HIGH COURT OF JUSTICE QUEEN'S BENCH DIVISION

BETWEEN:



BEFORE The Honourable Lambert J sitting in the Royal Courts of Justice, The Strand via MSTeams on 22 March 2021

UPON HEARING Richard Cartwright of Counsel on behalf of the Claimant and Dominic Nolan, one of Her Majesty's Counsel, on behalf of the Defendant

WHEREAS, pursuant to CPR r. 39.2(4), the Court is satisfied that an order in the terms below is necessary to protect the interests of the Claimant and there is no sufficient countervailing public interest in disclosure

IT IS HEREBY ORDERED PURSUANT to section 11 of the Contempt of Court Act 1981, Section 6 of the Human Rights Act 1998 and CPR Rule 5.4A to 5.4D and CPR Rule 39.2:

- (1) That the identity of the Claimant and the Litigation Friend be not disclosed.
- (2) There be substituted for all purposes of this case, in place of references to the Claimant by name and whether orally or in writing, references to "BXC". Likewise, the Litigation Friend shall be referred to as "DXE".
- (3) That the Claimant and the Litigation Friend be described in all statements of case and other documents to be filed hereafter or served in the proceedings and in any judgment or order in the proceedings and in any report of the proceedings by the press or otherwise as "BXC" and "DXE" respectively.
- (4) A non-party may not, without the permission of a Master or District Judge, inspect or obtain

any copy statement of case or document from the court file unless it has been anonymised in accordance with this direction and there has been redacted any information which might identify the Claimant or the Litigation Friend. Any application for such permission (i.e. to inspect or obtain a non- anonymised version) must be made on notice to the Claimant and in accordance with CPR r. 5.4C (6) and the Court will effect service. The file is to be retained by the Court and marked "Anonymised".

- (5) That reporting restrictions apply as to the disclosing of any information that may lead to the subsequent identification of the Claimant or Litigation Friend. The publication of the name and address of the Claimant or of any member of the Claimant's immediate family or the name and address of the Litigation Friend is prohibited.
- (6) The provisions of this Order shall not apply:-
 - a. to communications between the Court Funds Office and the anonymised party, his Deputy or Litigation Friend in relation to the payment of money into the Court Funds Office for the benefit of the anonymised party or the investment or treatment of payment out of such money;
 - b. to communications between the Court Funds Office and/or the anonymised party, his Deputy or Litigation Friend and any financial institution concerned as to the receipt or investment of such money; or
 - c. to records kept by the Court Funds Office or the anonymised party, his Deputy or Litigation Friend or any such financial institution in relation to such money.
- (7) That any non-party affected by this Order may apply on notice to all parties to have this Order set aside or varied.
- (8) A copy of this order shall be published on the Judicial Website of the High Court of Justice specifying that the Claimant shall be referred to as BXC, his litigation friend as DXE.
- (9) Costs in case

Dated this 22 day of March 2021