

General Form of Judgment or Order

In the High Court of Justice Queen's Bench Division Sheffield District Registry	
Claim Number	D90SE086
Date	22 March 2021

Seal

'SAM' (BY LITIGATION FRIEND 'KMB')	1st Claimant Ref PS/ JXW/05166410-0001
MRS BARBARA OATES	1st Defendant Ref MSS 162924 887
COVEA INSURANCE PLC	2nd Defendant Ref MSS 162924 887

BEFORE His Honour Judge Robinson sitting as a Judge of the High Court in the Queen's Bench Division of the High Court Sheffield District Registry on 22 March 2021;

UPON hearing Leading Counsel for the Claimant, Mr Adam Weitzman QC, and Leading Counsel for the First and Second Defendants, Mr Stephen Worthington QC.

AND UPON consideration of the Claimant's Article 8 right to respect for private and family life and the Article 10 right to freedom of expression.

AND UPON IT APPEARING that non-disclosure of the identity of the Claimant and the Litigation Friend is necessary in order to protect the interests of the Claimant.

AND PURSUANT to rule 39.2(4) of the Civil Procedure Rules and section II of the Contempt of Court Act 1981 and rules 5.4C and 5.4D of the Civil Procedure Rules.

IT IS ORDERED THAT

1. That the identity of the Claimant and the Litigation Friend are not to be disclosed.
2. That the Claimant and the Litigation Friend be described in all statements of case and other documents to be filed 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:
 - (a) SAM for the Claimant
 - (b) KMB for the litigation Friend
3. That the address of the Claimant and the Litigation Friend be stated in all statements of case and other documents to be filed or served in the proceedings as the address of the Claimant's solicitors.
4. That in so far as necessary, any statement of case or other document disclosing the Claimant's and the Litigation Friend's names and addresses already filed in the proceedings be replaced by a document describing such name or address in anonymised form as above.

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Irwin Mitchell Llp
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2 Millsands
Sheffield
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10513 SHEFFIELD

5. That the original of any such document disclosing the name or address of the Claimant and the Litigation Friend is to be placed on the Court file in a sealed envelope marked “not to be opened without the permission of a Judge, Master or District Judge of the Queen’s Bench Division”.
6. That a non-party may not inspect or obtain a copy of any document on or from the Court file (other than this order duly anonymised as directed) without the permission of a Master or District Judge. Any application for such permission must be made on notice to the Claimant and the Court will effect service. The file is to be retained by the Court and marked “Anonymised”.
7. That reporting restrictions apply as to the disclosing of any information that may lead to the subsequent identification of the Claimant and the Litigation Friend. The publication of the name and address of the Claimant or of any member of the Claimant’s immediate family is prohibited.
8. The provisions of this Order shall not apply:-
 - (i) to communications between the Court Funds Office and the anonymised party 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;
 - (ii) to communications between the Court Funds Office and/or the anonymised party or Litigation Friend and any financial institution concerned as to the receipt or investment of such money; or
 - (iii) to records kept by the Court Funds Office or the anonymised party or Litigation Friend or any such financial institution in relation to such money.
 - (iv) to communications between the Second Defendant, their successors in title, their legal advisers and professional advisers, their reinsurers, an annuity provider pursuant to paragraph 5 of the Consent Order made by His Honour Judge Robinson on 22 March 2021, the Compensation Recovery Unit at the Department for Work and Pensions (or its successor), HM Revenue & Customs (or its successor) or any other person required by law.
9. That the Claimant do by 30 April 2021 draw and file this Order and serve the same on the First and Second Defendants.
10. That the First Defendant may apply under rule 23.10 to have this Order set aside or varied.
11. That any non-party affected by this Order may apply on notice to all parties to have this Order set aside or varied.

Dated 22 March 2021

General Data Protection Regulations

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71 Princess Road West
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