General Form of Judgment or Order

In the County Court at Reading		
Claim Number	G00RG460	
Date	5 December 2022	



HAYLEY WALL	1st Claimant Ref MP:MP3339
	1 st Defendant Ref NOT PROVIDED

Order on determination of proceedings for contempt of court

(Issued under rule 81.9(1) of the Civil Procedure Rules)

On Thursday, the 21 day of July 2022

Before His Honour Judge Sweeney sitting at the County Court at Reading, 160-163 Friar Street, Reading, Berkshire, RG1 1HE.

After hearing counsel for the claimant and for the defendant.

And after considering an application by the claimant for an order determining contempt proceedings.

And after reading the evidence filed by the parties and hearing oral evidence at the hearing of the application.

And after noting that whilst there have been ongoing difficulties with parking outside 14 Wokingham Road Reading, the defendant has not continued to communicate with the claimant since 28 January 2022.

And after noting that the Order appears to have achieved its purpose.

And after the admission by the Defendant of the following matters:

1. 11 November 2021- Mr Bailey hand wrote a note which contained the following message to the Claimant and attached this to a wall in the communal area between their adjoining commercial properties "you was being was being an idiot when you paint that half brick back in 2013 and for all the lies you told. please stop parking in my demise".

Andrew Storch Solicitors 92 London Street Reading Berkshire RG1 4SJ

- 2. 11 January 2022 Mr Bailey left a handwritten note again in the same communal area, as follows "you are not dum or stupid, why are you acting as if you are."
- 3. 28 January 2022 Mr Bailey cello-taped a plan of the building to his door, the message was "you seems to be dum and stupid! Your demise is the red line".

And after the court noting that should the Defendant be found guilty of a further breach of the order it may be treated more seriously.

The court being satisfied beyond reasonable doubt that the defendant is guilty of contempt of court by breaching an undertaking given to the court on 14 July 2020.

IT IS ORDERED that:

- 1. The court recorded the breaches but did not impose a penalty.
- 2. The defendant shall pay the claimant's costs summarily assessed in the sum of £750.
- 3. The defendant may apply under rule 81.10 of the Civil Procedure Rules 1998 to discharge this order.
- 4. The defendant has the right to appeal.
- 5. The court before which any appeal must be brought is the Court of Appeal.
- 6. The Appellant's Notice must be filed at the appeal court by 4pm on 11 August 2022.
- 7. A transcript of the judgment given at this hearing will be obtained by HMCTS at public expense and published on the website of the judiciary of England and Wales.

Dated 21 July 2022

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	1 st Defendant Ref NOT PROVIDED

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Reeds Solicitors 13 Castle Street Reading Berkshire RG1 7SB

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- 4. The defendant has the right to appeal.
- 5. The court before which any appeal must be brought is the Court of Appeal.
- 6. The Appellant's Notice must be filed at the appeal court by 4pm on 11 August 2022.
- 7. A transcript of the judgment given at this hearing will be obtained by HMCTS at public expense and published on the website of the judiciary of England and Wales.

Dated 21 July 2022