



Reporting Restrictions Excepting Direction

Date: 15 July 2022

ORDER by Mr Justice Spencer

The court made an excepting direction on 15 July 2022, pursuant to s.45 (4) and (5) Youth Justice and Criminal Evidence Act 1999, lifting the reporting restrictions in this case relating to the defendant which were imposed by the s.45 order dated 17 June 2021.

This excepting direction will not come into force until the happening of the following events:

- (a) the applications by Ronnie Bevan and Archie Petridge for leave to appeal against conviction are refused by the single judge and not renewed in accordance with Criminal Procedure Rule 36.5, or having been so renewed are dismissed by the full court; or**
- (b) the appeals against conviction by Ronnie Bevan and Archie Petridge are dismissed by the full court, or the applications or appeals are treated as dismissed under Criminal Procedure Rule 36.13(4)(c).**

Direction

Until the happening of those events, the existing s.45 order continues in force and no matter relating to the defendant may be published that would identify him, including his name, address, any educational establishment or any workplace he attends, and any picture of him. Unless the excepting direction comes into force, the existing order lasts until the defendant reaches the age of 18.

Warning

It is an offence punishable by a fine to include in any publication or broadcast any matter in contravention of this direction or order.