IN THE HIGH COURT OF JUSTICE

KINGS BENCH DIVISION

BETWEEN:

HEATHROW AIRPORT LIMITED

-and-

(1) PERSONS UNKNOWN WHO (IN CONNECTION WITH JUST STOP OF OTHER ENVIRONMENTAL CAMPAIGN) ENTER, OCCUPY OR REMAIN (WITHOUT THE CLAIMANT'S CONSENT) UPON 'LONDON, HEATHROW AIRPORT' AS IS SHOWN EDGED PURPLE ON THE ATTACHED PLANA

TO THE PARTICULARS OF CLAIM KB-2024-002210

(2) – (25) THE NAMED DEFENDANTS JOINED BY THE ORDER OF MR
JUSTICE DEXTER DIAS DATED 11 DECEMBER 2024 AND WHOSE
NAMES ARE SET OUT IN SCHEDULE 2 TO THE AMENDED
PARTICULARS OF CLAIM DATED 13 DECEMBER 2024

Defendants

ADAM BEARD

Proposed third Defendant

Claim No: KB-2024-002210

ORDER

PENAL NOTICE

IF YOU THE WITHIN NAMED DEFENDANTS OR ANY OF YOU DISOBEY THIS ORDER OR INSTRUCT OR ENCOURAGE OTHERS TO BREACH THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE YOUR ASSETS SEIZED.

ANY OTHER PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS THE DEFENDANTS OR PERSONS UNKNOWN TO BREACH THE TERMS OF THIS ORDER MAY ALSO BE HELD IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED.

IMPORTANT NOTICE TO THE DEFENDANTS

This Order prohibits you from doing the acts set out in this Order. You should read it carefully. You are advised to consult a solicitor as soon as possible. You have the right to ask the Court to vary or discharge this Order.

BEFORE the Honourable Mr Justice Ritchie sitting at the Royal Courts of Justice, London on 13 February 2025.

UPON the Claimant having issued this Claim by a Claim Form dated 7 July 2024 ("the **Claim**").

AND UPON the Court granting, on the Claimant's application dated 7 July 2024, a without notice injunction dated 9 July 2024 ("the **Injunction**") prohibiting the Defendants from trespassing at Heathrow Airport (as defined in the Injunction; "the **Airport**").

AND UPON the Claimant's application dated 16 September 2024 for the joinder of additional Defendants to the Claim and further case management directions ("the **Joinder Application**").

AND UPON READING the Second Witness Statement of Akhil Markanday dated 16 September 2024, the Second Witness Statement of Jonathan Coen dated 29 November 2024 and the First Witness Statement of Robert Hodgson dated 2 December 2024.

AND UPON the Court having granted the Joinder Application as against the Proposed Second Defendant and the Proposed Fourth to 26th Defendants (the "Named Defendants") by the Order dated 11 December 2024 and adjourning the Joinder Application as against the Proposed Third Defendant, Adam Beard.

AND UPON the Court being satisfied that the Claimant has complied with paragraph 3 of the Order dated 11 December 2024.

AND UPON HEARING Daniel Scott, Counsel for the Claimant and no one appearing for Adam Beard.

AND UPON the Claimant re-affirming and the Court accepting the undertakings set out in Schedule 1 to this Order.

AND UPON THE COURT noting, and recording in these recitals for the benefit of Adam Beard that:

(i) The Claimant intends to bring committal proceedings against some of the Named Defendants for alleged contempt of court by their alleged breaches of the Injunction.

- (ii) Nothing in this Order amounts to any finding as to whether any such allegations are or would be well founded.
- (iii) Adam Beard, in response to any such application (if made), has rights:
 - (a) to be legally represented in any contempt proceedings;
 - (b) to a reasonable opportunity to obtain legal representation and to apply for legal aid which may be available without any means test;
 - (c) to the services of an interpreter if required;
 - (d) to a reasonable time to prepare for the hearing of any such contempt application;
 - (e) to give written and oral evidence in his defence (but with no obligation to do so); a right to remain silent and to decline to answer any question which may incriminate them.
- (iv) Adam Beard should also be aware that:
 - (a) the Court may proceed in a defendant's absence if they do not attend but (whether or not they attend) will only find the defendant in contempt if satisfied beyond reasonable doubt of the facts constituting contempt and that they do constitute contempt;
 - (b) if the Court is satisfied that a defendant has committed a contempt, the court may punish the defendant by a fine, imprisonment, confiscation of assets or other punishment under the law;
 - (c) if a defendant admits the contempt and wishes to apologise to the court, that is likely to reduce the seriousness of any punishment by the Court;
 - (d) the Court's findings will be provided in writing as soon as practicable after the hearing;
 - (e) the Court will sit in public, unless and to the extent that the court orders otherwise, and that its findings will be made public.

NOW IT IS ORDERED THAT:

1. Adam Beard (whose provided address was joined as the Third Defendant to these proceedings.

- 2. Save as expressly provided for herein, the terms of the Injunction shall continue to apply henceforth to the Third Defendant as a named person and it applied previously to him as an unknown person if he came within the scope of the prohibitions. Accordingly:
 - 2.1 Until 9 July 2029 or final determination of the Claim or further order in the meantime, whichever shall be the earlier, the Third Defendant must not, without the consent of the Claimant, enter, occupy or remain on Heathrow Airport, Hounslow, Middlesex, as shown edged purple on the plan annexed to this Order at Schedule 2 ("Plan A").
 - 2.2 In respect of paragraph 2.1, the Third Defendant must not (a) do it himself in any other way (b) do it by means of another person acting on his behalf, or acting on his instructions.
 - 2.3 The injunction set out at paragraph 2.1 of this Order shall be reviewed annually on each anniversary of the Injunction (or as close to this date as is convenient having regard to the Court's list) in accordance with the directions at paragraph 3 of the Injunction.
- 3. The Claimant has permission to amend the Amended Claim Form and Amended Particulars of Claim to reflect (by way of a schedule, or in other convenient manner) the joinder of the Third Defendant. The Claimant shall file such Re-Amended Claim Form and Re-Amended Particulars of Claim by 4pm on 27 February 2025, and serve them as soon as reasonably practicable on the Third Defendant following receipt from the Court of a sealed copy of the Re-Amended Claim Form.

Service

- 4. The Claimant shall not by this Order be required to re-serve the Re-Amended Claim Form, Re-Amended Particulars of Claim or this Order on the First Defendant or on the other Named Defendants.
- 5. Pursuant to CPR r.6.15 & 6.27 (and to the extent that the address listed in paragraph 1 does not represent the Third Defendant's usual or last known residence), the steps taken by the Claimant to draw the Claim and the Joinder Application to the attention of the

- Third Defendant amount to good service of the Claim and the Application. The deemed date of service is 8 November 2024.
- 6. Pursuant to CPR r.6.15, 6.27 and 81.4(2)(c), it is directed that service of this Order and any further document(s) to be served in these proceedings shall be effected on the Third Defendant as follows:
 - 6.1 by first class post to the address listed in paragraph 1 above;
 - 6.2 if the Third Defendant is in prison (whether on remand or otherwise), the Claimant shall (in addition) seek to establish the prison that he is in (via the Government's 'find a prisoner' service or otherwise) and effect service by first class post to that prison;
 - 6.3 in either case, by email to juststopoil@protonmail.com; juststopoilpress@protonmail.com; and info@juststopoil.org; and
 - 6.4 by posting copies on to the following website: www.heathrow.com/injunction.
- 7. Copies of the documents emailed or posted in accordance with paragraphs 6.3 and 6.4 above shall be redacted to remove the address of the Third Defendant.
- 8. The steps taken pursuant to paragraph 6 above shall be verified by a certificate of service and/or witness statement, and deemed service shall occur seven working days after the taking of the last relevant step in respect of such Defendant.

Responses by the Third Defendant

- 9. If the Third Defendant wishes to defend the claim against him set out in the Re-Amended Particulars of Claim served upon him pursuant to paragraph 3 above, then he shall:
 - 9.1 file an Acknowledgment of Service within 21 days of being served with the Re-Amended Particulars of Claim, including a postal or email address for service; and
 - 9.2 file any points of Defence to the Re-Amended Particulars of Claim and/or any witness statement upon which he wishes to rely (in either case verified by a statement of truth) within 56 days of being served with the Re-Amended Particulars of Claim.

10. The Third Defendant may apply to the Court at any time to vary or discharge this Order

or so much of it as affects him but he must first give the Claimant's solicitors 72 hours'

notice of such application. If any evidence is to be relied upon in support of the

application the substance of it must be communicated in writing to the Claimant's

solicitors at least 48 hours in advance of any hearing.

COSTS

11. Costs reserved.

COMMUNICATIONS WITH THE CLAIMANT

The Claimant's solicitors and their contact details are:

(1) Akhil Markanday

Bryan Cave Leighton Paisner, Governor's House, 5 Laurence Pountney Hill,

London EC4R 0BR akhil.markanday@bclplaw.com / +44 20 3400 4344

(2) Phil Spencer

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London EC4R 0BR phil.spencer@bclplaw.com / +44 20 3400 3119

Signed: Ritchie J

Dated: 13 February 2025

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SCHEDULE 1 – UNDERTAKINGS

1. The Claimant will comply with any order for compensation which the Court might make in the event that the Court later finds that the injunction in paragraph 2 of this Order has caused loss to a Named Defendant and the Court finds that the Named Defendant ought to be compensated for that loss.

SCHEDULE 2 – PLAN A

