Claim No: Q

QB-2018-000725

In the High Court of Justice

Queen's Bench Division

Royal Courts Of Justice

Hugh Mercer QC (sitting as a Deputy Judge of the High Court)

BETWEEN:

(1) ANSCO ARENA LIMITED AND OTHERS

AND OTHERS



and

(1) ALISTAIR LAW

(2) RYAN TAYLOR

(3) RIKKE BREWER

(4) PERSONS UNKNOWN ENTERING OR REMAINING ON THE O2 WITHOUT THE LICENCE OR CONSENT OF THE CLAIMANTS

Defendants

Claimants

ORDER FOR AN INJUNCTION

PENAL NOTICE

IF YOU, ALISTAIR LAW, RYAN TAYLOR, RIKKE BREWER OR ANY PERSON DESCRIBED ABOVE NEXT TO THE NUMBER (4) DO NOT COMPLY WITH THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED OR FINED OR YOUR ASSETS MAY BE SEIZED

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

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IMPORTANT:-

NOTICE TO THE DEFENDANTS

This Order prohibits you from doing certain acts. If you disobey this Order you may be found guilty of contempt of court and you may be sent to prison or your assets seized.

You should read this Order very carefully. You are advised to consult a solicitor as soon as possible.

THE INJUNCTION

- 1. This injunction relates to the Claimants' area and entertainment venue known as The O2 ("The O2") shown edged in red on the plan annexed hereto.
- 2. The First, Second and Third Defendants:
 - a. must not enter the area enclosed by the domed tented building ("The Tent") for any purpose and at any time, without the express written permission of the Claimants;
 - b. must not climb on the interior or exterior structure or roof of The Tent forming part of The O2 as described above;
 - c. must remove all video and/or other photographic and/or electronic material recorded on the land shown edged in red on the Plan and published on any social media platform without the Claimants' licence or consent; and
 - d. must not publish on any current or future social media platform any video and/or other photographic material recorded on the land showed edged in red on the Plan without the Claimants' licence or consent.
- 3. Paragraphs 2(a), 2(b), 2(c) and 2(d) of this order shall remain in force until 7 March 2024.
- 4. The Fourth Defendant (that is, any person entering or remaining on the O2 without the licence or consent of the Claimants) must not, without the permission of the Claimants:
 - a. climb on the interior or exterior structure or roof of The Tent forming part of The O2 as described above;
 - b. enter or remain in any area enclosed within The Tent at a time when that area is not open to the public.
- 5. Paragraphs 4(a) and 4(b) of this order shall remain in force until 7 March 2021.

VARIATION OR DISCHARGE OF THIS ORDER

 The Defendants may apply to vary or discharge this Order upon giving 48 hours' notice in writing to the Claimants' solicitors at Osborne Clarke LLP, One London Wall, London EC2Y 5EB (Ref: Gary Lawrenson Tel: 02071057000 Fax: 07071057005, Email: gary.lawrenson@osborneclarke.com)

COMMUNICATIONS WITH THE COURT

7. All communications to the Court about this Order should be sent to:

Queen's Bench Division, Royal Courts of Justice, Strand WC2A 2LL.

The offices are open between 10.00 a.m. and 4.30 p.m. Monday to Friday (except Bank Holidays).

The telephone number is 020 7947 6000

NAME AND ADDRESS OF CLAIMANTS' SOLICITORS

8. The Claimants' solicitors are:

Osborne Clarke LLP

One London Wall

London

EC2Y 5EB

Ref: DKA/1102246

INTERPRETATION OF THIS ORDER

9. A Defendant who is ordered not to do something must not do it him/herself or in any other way. He/she must not do it through another acting on his/her behalf or on his/her instructions or with his/her encouragement.

THE EFFECT OF THIS ORDER

- 10. A person who is an individual who is ordered not to do something must not do it himself or in any other way. He must not do it through others acting on his behalf or on his instructions or with his encouragement.
- 11. It is a contempt of court for any person notified of this order knowingly to assist or permit a breach of this order. Any person doing so may be imprisoned, fined or have their assets seized.

SERVICE OF THIS ORDER

- 12. Service of this order shall be permitted by either of the methods identified in paragraph 12 below, and shall be deemed to have occurred in respect of each of the First, Second and Third Defendants on the date specified in that paragraph. Service of the proceedings on the Fourth Defendant is dispensed with.
- 13. The methods of service referred to in paragraph 11 of this order, are:

- a. in the case of the First, Second, and Third Defendants, service upon that defendant personally or by leaving a copy of the order addressed to that defendant at the addresses in paragraph 13. If this occurs on a working day before 4.30pm service is deemed to have occurred that day. If it occurs at any other time service is deemed to have occurred on the next working day.
- b. by posting to the email addresses of the First, Second, and Third Defendants at the addresses in paragraph 13 If this occurs on a working day before 4.30pm service is deemed to have occurred that day. If it occurs at any other time service is deemed to have occurred on the next working day.
- 14. The addresses and email address of the First, Second and Third Defendants referred to in paragraph 12 are as follows:
 - a. Addresses
 - i. Alastair Law: 1 Hepworth Close, Southampton, SO19 0ST
 - ii. Ryan Taylor: 165 Lichfield Road, Walsall, West Midlands WS3 3DP
 - iii, Rikke Brewer: 20 Belle Vue Road, Aldershot, GU12 4RX
 - b. Email addresses
 - i. Alastair Law: allyylaww@gmail.com
 - ii. Ryan Taylor: ryantaylorbmx@gmail.com
 - iii. Rikke Brewer: rikkebrewer@outlook.com

SERVICE OF THE ORDER

- 15. Service of this order on the named defendants may be effected by the means set out in paragraphs 12 and 13 above.
- 16. This Order shall be served by displaying a notice in substantially the form exhibited to the fourth witness statement of Paul Williams dated 6 March 2019, with the amendments indicated by the Court to the Claimant's Counsel, describing the effect of this order, and a summary of the content of its penal notice, prominently at pedestrian entrances to The O2 and in prominent locations at ground level around the exterior of the Tent. The notice shall include:
 - a. An address and telephone number for the Claimants' solicitors and a statement that a copy of the order and the proceedings can be obtained from them;
 - b. A website address at which a copy of the order can be viewed.
- 17. For the avoidance of doubt, no person may be held in breach of this order unless they themselves have knowledge of the existence and nature of this order.
- 18. The court has provided a sealed copy of this order to the serving party: Osborne Clarke LLP, 1 London Wall, London EC2Y 5EB. Ref: DKA/1102246

COSTS

19. The First, Second and Third Defendant shall pay the Claimants' cost, to be the subject of a detailed assessment.

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SCHEDULE 1

Witness Statements

The Judge read the following Witness Statements before making this Order:

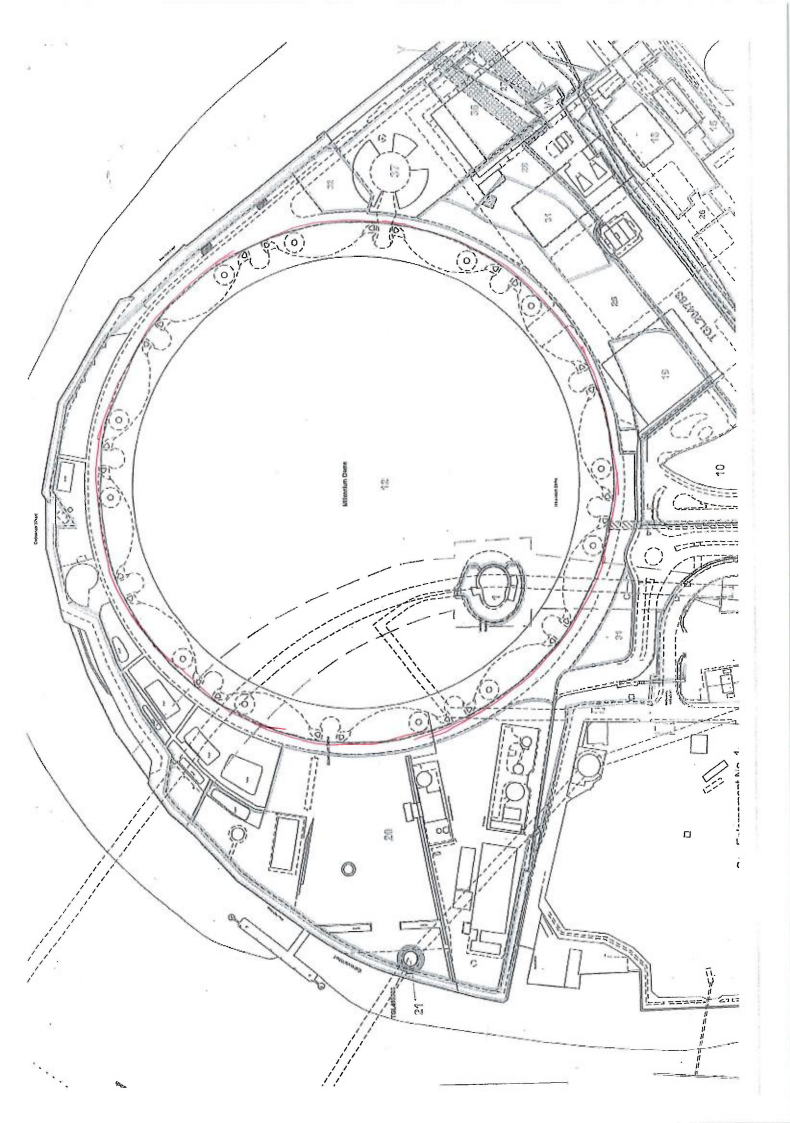
- 1. First Witness Statement of Paul Williams dated 20 December 2018 together with the Exhibits marked "PW1", "PW2", "PW3", "PW4", "PW5", "PW6" and "PW7",
- 2. Witness Statement of Gary Lawrenson dated 20 December 2018 together with the Exhibit marked "GW1".
- Second Witness Statement of Paul Williams dated 21 December 2018 together with the Exhibit marked PW8.
- 4. Third Witness Statement of Paul Williams dated 1 March 2019 together with the Exhibits marked "PW9", "PW10", "PW11", and "PW12".
- 5. Fourth Witness Statement of Paul Williams dated 6 March 2019 together with the Exhibits marked "PW13", "PW14", "PW15" and "PW16"

SCHEDULE 2

Undertakings given to the Court by the Claimants

1. To pay any damages which the Fourth Defendant (or any other party served with or notified of this Order) shall sustain which the Court considers the Claimants should pay.

Dated: 7 March 2019



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Defendants

ORDER FOR AN INJUNCTION

Osborne Clarke LLP

One London Wall

London

EC2Y 5EB

Solicitors for the Claimant