

PENAL NOTICE

**ANY PERSON WHO DISOBEYS THIS ORDER OR DOES ANYTHING
WHICH HELPS OR PERMITS ANY PERSON TO BREACH THE TERMS OF THIS
ORDER MAY BE HELD TO BE IN CONTEMPT OF COURT
AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED**

Claim No: QB-2019-001107

**IN THE HIGH COURT OF JUSTICE
QUEEN'S BENCH DIVISION**

**MRS JUSTICE TIPPLES
4 FEBRUARY 2021**

B E T W E E N:

'D'

Claimant

- and -

Persons Unknown

Defendants

Claim No: QB-2019-001092

AND B E T W E E N:

'F'

Claimant

- and -

Persons Unknown

Defendants

O R D E R

UPON THE APPLICATIONS by D and F, the above Claimants (together "**the Claimants**"),
by Part 8 Claim Forms dated 27 March 2019

AND UPON the Claimants having been convicted on 6 April 2016 at Leeds Crown Court of
the murder of Angela Wrightson on 8 December 2014, and sentenced to detention for life with
minimum terms of 15 years on 7 April 2016 ("**the Criminal Proceedings**")

AND UPON the Part 8 Claims coming on for trial on 21 and 22 October 2020

AND UPON reading the evidence

AND UPON HEARING Counsel for the Claimants and Mr Sam Tobin, a journalist, for the Press Association

AND UPON judgment having been handed down on 4 February 2021 with neutral citation [2021] EWHC 157 (QB)

IT IS ORDERED as follows

JUDGMENT

1. There be judgment for the Claimants.

FINAL INJUNCTION

2. No matter relating to D or F can, during their lifetimes, be included in any publication if it might lead members of the public to identify either of them as (1) the Defendants in the Criminal Proceedings; and/or (2) the Claimants in these proceedings.

VARIATION OR DISCHARGE OF THIS ORDER

3. In the event of a material change of circumstances, permission is granted to apply by Application Notice to discharge or vary paragraph 2 of this Order upon giving not less than 72 hours' notice to the parties.

PROTECTION OF HEARING PAPERS

4. Any non-party who makes an application to vary or discharge this order and to whom documents are disclosed by the parties (whether pursuant to CPR Part 25 PD25A §9.2 or otherwise) can use those documents and the information contained in those documents only for the purpose of making the application.

INTERPRETATION OF THIS ORDER

5. 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.
6. A company or any other entity that is ordered not to do something must not do it itself or by its directors, officers, partners, employees or agents or in any other way.
7. "Publication" in Paragraph 2 includes any method of dissemination of information, including but not limited to, any newspaper report or other written publication, television or other visual transmission, radio or other audio transmission, any posting on the internet and/or any posting on any form or social media/networking platform.

COSTS

8. No order for costs, save that the Claimants' publicly funded costs be the subject of detailed assessment.

Signed: **The Hon Mrs Justice Tipples DBE**
Dated: **4 February 2021**

Service of the Order:

To: Justice for Kids Law Ltd, solicitors for D, of Unit 4D Leroy House, 436 Essex Road, London, N1 3QP (Ref: jennifertwite@justforkidslaw.org).

And to: Bhatt Murphy Solicitors, solicitors for F, 10 Tyssen Street, London, E8 2FE (Ref: j.ryan@bhattmurphy.co.uk).

And to: The Press Association, Ref Mr Sam Tobin (sam.tobin@bhattmurphy.co.uk).