Claim No. QB-2020-002702

IN THE HIGH COURT OF JUSTICE KING'S BENCH DIVISION

(1) MULTIPLEX CONSTRUCTION EUROPE LTD (2) LUDGATE HOUSE LIMITED (INCORPORATED IN JERSEY) (3) SAMPSON HOUSE LIMITED (INCORPORATED IN JERSEY)

Claimants

and

PERSONS UNKNOWN ENTERING AND CLIMBING IN OR REMAINING AND CLIMBING AT THE CLAIMANTS' CONSTRUCTION SITE AT BANKSIDE YARDS WITHOUT THE CLAIMANTS' PERMISSION

Defendants

DRAFT ORDER FOR INJUNCTION

PENAL NOTICE

IF YOU, THE DEFENDANT, DISOBEY 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 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.

IMPORTANT NOTICE TO THE DEFENDANTS

This Order prohibits you from doing certain acts. You should read this Order very carefully. You are advised to consult a solicitor as soon as possible. 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 have the right to apply to the court to vary or discharge this order (which is explained below)

RECITALS

BEFORE [] sitting at the Royal Courts of Justice, the Strand, London

on [].

UPON the Claimants' without notice application dated 20 December 2024

UPON THE COURT having regard to the Interim injunction Orders of Mr Justice Soole

dated 31 July 2020; Mr Justice Bourne dated 26 January 2021; Mr Justice Stewart dated 4

March 2021; Mrs Justice Eady dated 6 May 2021; Mr Justice William Davis dated 20 July

2021; Master Dagnall dated 26 October 2021; HHJ Shanks (sitting as a High Court judge)

dated 3 March 2022; Mrs Justice Jefford dated 21 December 2023; and Mr Justice Ritchie dated 22 January 2024

AND UPON READING the documents listed in Schedule 1 to this Order

AND UPON the First Claimant giving the undertaking to the Court set out in Schedule 2 to

this Order

NOW IT IS ORDERED THAT:

THE INJUNCTION:

- Until 30 April 2026 or further order the Defendants must not enter and climb or remain and climb, without the Claimants' consent, upon any part of the Claimants' construction site at Blackfriars Road, London SE1 9UY ("the Bankside Yards Construction Site").
- 2) The outer perimeter of the Bankside Yards Construction Site is enclosed by hoardings, fences, gateways and the structures of railway arches and bridges and the Defendants must not climb over or otherwise enter by passing through, round, over or under those enclosures nor shall they climb anything within that perimeter without the Claimants' consent. The general location of the perimeter is shown edged red on the plan at Schedule 3 to this Order ("the Plan").
- 3) For the avoidance of doubt, this order does apply to the areas of the Bankside Yards Construction Site which are under and within railway arches but does not apply to the railway land which is immediately above those railway arches. The location of the railway arches, and the railway land, is shown hatched blue on the Plan.

AMENDMENT TO PLEADINGS

4) The Claimants do have permission to amend the Particulars of Claim pursuant to CPR Rule 17.1(1)(b) in accordance with the draft attached to the said application.

INTERPRETATION OF THIS ORDER:

5) 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.

SERVICE OF THIS ORDER:

- 6) Service of this Order may be effected in the manner set out in paragraphs (7) to (10) below.
- 7) By [] 2025, the First Claimant shall post notice of the existence of this Order in the form approved by the Court and annexed at Schedule 4 to this Order ("the Notice"):
 - i. at all main entrances to the Bankside Yards construction site;

- ii. at a minimum of 10 prominent locations around the perimeter of the Bankside Yards construction site.
- 8) The Notice confirms that copies of this Order and the witness statements of Jamie Philip Godden and Emma Margaretha Florence Pinkerton dated 20 December 2024 may all be viewed:
 - (a) at a website the URL of which is <u>www.multiplex.global/uk/news/london-injunction-bankside-yards</u>;
 - (b) at a physical location specified in the Notice being the Site Office; and
- (c) may be obtained from the Claimants' Solicitor, whose contact details are specified above and in the Notice.
- 9) By [] 2025, downloadable digital copies of the documents referred to in the Notice shall be placed on the website with the URL specified in the Notice being <u>www.multiplex.global/uk/news/london-injunction-bankside-yards</u>, and hard copies of the said documents shall be kept at the physical location specified in the Notice being the Site Office.
- 10) Pursuant to CPR 6.15(1) and r.6.27, the steps identified in paragraphs (7) to (9) shall stand as good and sufficient service of this Order upon the Defendants which shall be deemed to be served on the Defendants on the latest date on which all of the steps outlined in those paragraphs have been completed as confirmed by the filing of a certificate of service with the Court.
- 11) The requirement of any person to file any acknowledgment of service or defence in respect of this claim is dispensed with unless further directed by the Court.

VARIATION OR DISCHARGE

12) This Order having been made without notice and without a hearing, any Defendant may apply to set aside of vary this Order. Any such application should be made upon giving not less than 48 hours' notice in writing to the Claimants' solicitors at CMS Cameron McKenna Nabarro Olswang LLP, Cannon Place, 78 Cannon Street, London, EC4N 6AF (Ref: EMPI tel: 0207 367 3000).

COSTS

13) There shall be no order as to costs on the interim injunction application.

DISCONTINUANCE

14) If the Claimant wishes to discontinue the Claim after the expiry of the interim injunction granted by this Order and provided that no party has been joined as a named defendant to the Claim, it may do so by filing a notice of discontinuance referring to this paragraph of this order.

COMMUNICATIONS WITH THE COURT

- 15) All communications to the Court about this Order should be sent to:
 - King'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
 - The email address is <u>qbjudgeslistingoffice@justice.gov.uk</u>

SCHEDULE 1- Evidence

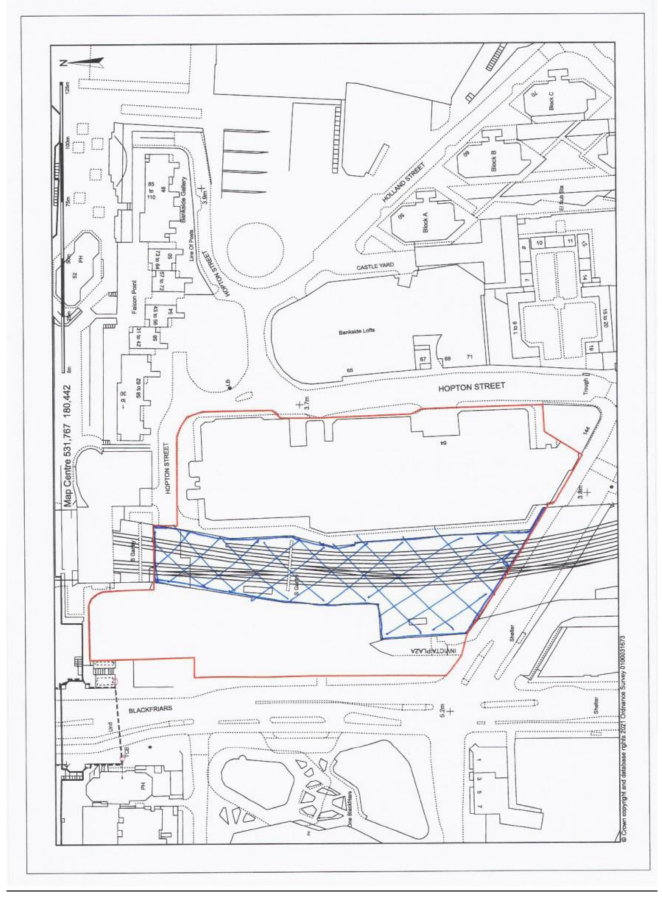
The Judge read the following Witness Statements and other evidence before making this Order:

- First Witness Statement of Martin Philip Wilshire dated 27 July 2020 together with the Exhibits marked "MPW1" "MPW7".
- Second Witness Statement of Martin Philip Wilshire dated 25 January 2021 together with the Exhibits marked "MPW8" "MPW10".
- Second Witness Statement of Stuart Sherbrooke Wortley dated 23 February 2022 together with the Exhibits marked "SSW1" "SSW3".
- Third Witness Statement of Stuart Sherbrooke Wortley dated 21 December 2023 together with the Exhibit marked "SSW4"
- Fourth Witness Statement of Stuart Sherbrooke Wortley dated 18 January 2024
- First Witness Statement of Jamie Philip Godden dated 20 December 2024 together with the Exhibits marked "JPG1"
- First Witness Statement of Emma Margaretha Florence Pinkerton dated 20 December 2024 together with the Exhibits marked "EMPI1"
- Section 10 of the application notices dated 25 January 2021, 2 March 2021, 4 May 2021, 19 July 2021, 18 August 2021, 23 February 2022, 21 December 2023 and 20 December 2024
- The Schedule of leasehold titles produced to the Court.

SCHEDULE 2 - Undertaking given to the Court by the First Claimant

The First Claimant undertakes to pay any damages which the Defendants (or any other party served with or notified of this Order) shall sustain as a result of this injunction which the Court considers the First Claimant should pay.

SCHEDULE 3 - Plan



SCHEDULE 4 – Notice

MULTIPLEX CONSTRUCTION EUROPE LTD

Important Notice High Court of Justice – Claim No QB-2020-002702

On [x], an injunction was made by the High Court of Justice prohibiting anyone from entering onto and climbing or remaining and climbing at any part of the construction site at Bankside Yards, Blackfriars Road, London SE1 9UY without permission. The outer perimeter of the construction site is enclosed by hoardings, fences, gateways and the structures of railway arches and bridges.

Anyone in breach of the injunction will be in contempt of court and may be imprisoned, fined or have their assets seized.

This means that you must not go beyond this notice and enter this construction site without permission. If you do, you may be sent to prison or have your assets seized.

Copies of all court documents, including those listed below may be viewed at:-

https://www.multiplex.global/news/london-injunction-bankside-yards/

Copies may also be obtained from the Site Office or by contacting Becky Rowell on 07834161460 or by email to <u>Becky.Rowell@multiplex.global</u>. or from the Claimants' solicitors at CMS Cameron McKenna Nabarro Olswang LLP, Cannon Place, 78 Cannon Street, London, EC4N 6AF (Ref: EMPI tel: 0207 367 3000)

Court documents:

- Amended Particulars of Claim
- Order dated []
- First Witness Statement of Jamie Philip Godden dated 20 December 2024 with exhibit JPG1
- First Witness Statement of Emma Margaretha Florence Pinkerton dated 20 December 2024 with exhibit EMPI1

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Defendants

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