

# General Form of Judgment or Order

In the High Court of Justice  
Queen's Bench Division  
Liverpool  
District Registry

Claim Number B90LV019

Date 24 February 2021

*Seal*

EEE (A CHILD PROCEEDING BY HER FATHER AND L.F BBB)	<b>1<sup>st</sup> Claimant</b> Ref RS/JAC/C225135.001
LIVERPOOL WOMENS HOSPITAL NHS	<b>1<sup>st</sup> Defendant</b> Ref PB KGH 204978 4228

Before Mr Justice Fordham sitting at Liverpool District Registry, Liverpool, Civil And Family Courts, 35 Vernon Street, Liverpool, L2 2BX.

Upon hearing Counsel for the Claimant and Counsel for the Defendant

## IT IS ORDERED THAT

- 1) Please see approved anonymity order attached.

Dated 24 February 2021





IN THE HIGH COURT OF JUSTICE  
QUEEN'S BENCH DIVISION  
LIVERPOOL DISTRICT REGISTRY

Claim No. B90LV019

MR JUSTICE FORDHAM

Wednesday 24<sup>th</sup> February 2021

**BETWEEN:**

**EEE**

**(A child proceeding by her Father and Litigation Friend BBB)**

**Claimant**

and

**LIVERPOOL WOMEN'S NHS FOUNDATION TRUST**

**Defendant**



**ANONYMITY ORDER**

UPON HEARING Ms Elizabeth-Anne Gumbel QC for the Claimant and Ms Margaret Bowron QC for the Defendant

AND UPON consideration of the Claimant's Article 8 rights to respect for private life and upon the Court being satisfied – having regard to the principles in X v Dartford and Gravesham NHS Trust [2015] EWCA Civ 96 – that non-disclosure of the identity of the Claimant is necessary in order to protect the interests of the Claimant, and pursuant to 39.2(4) of the Civil Procedure Rules and section II of the Contempt of Court Act 1981 and rules 5.4C and 5.4D of the Civil Procedure Rules

IT IS ORDERED THAT

1. There be substituted for all purposes of this case, in place of references to the Claimant by name, and whether orally or in writing, references to the letters "EEE. The Litigation Friend shall be referred to as "BBB".
2. Pursuant to CPR rule 39.2(4) there shall not be disclosed in any report of the proceedings the name or address of the Claimant or of the Claimant's family or any details leading to the identification of the Claimant and the Claimant, if referred to, shall only be referred to as "EEE".
3. The address of the Claimant and of her Litigation friend be stated in all statements of case and other documents to be filed or served in the proceedings as the address of the Claimant's solicitors.
4. Pursuant to CPR rule 5.4C(4)(c) a person who is not a party to the proceedings may obtain a copy of a statement of case, judgment or order from the court records only if the statement of case, judgment or order has



been anonymised such that (a) the Claimant is referred to in those documents only as “EEE” and any identifying features be redacted from those documents; and (b) her address is redacted from those documents.

5. In the event of anonymised or redacted documents being needed to facilitate access to documents from the court records in accordance with paragraph 4 of this Order, the parties shall cooperate with the Court in the supply of such edited statements of case.
6. Liberty to any person to apply, on notice to the Claimant’s solicitors, to vary this Order or set it aside.

A handwritten signature in black ink, appearing to read 'Michael J Fordham', with a horizontal line underneath.

Fordham J

**DATED 24<sup>th</sup> February 2021**

**BY ORDER OF THE COURT**

NOTE: Pursuant to CPR Part 40.7(1) this order takes effect from the date it was made. In the light of the Covid-19 pandemic many court staff are working remotely. A sealed order (as required under CPR Part 40.2(2)(b)) is or will be available by liaison with the court office.