

**WHERE AS** the Claimant has made a claim (the "Claim") against the Defendant for personal injuries suffered by him arising out of the Defendant's negligence on 5<sup>th</sup> December 2015 and in respect of which proceedings were commenced by the Claimant against the Defendant in the High Court of Justice Queen's Bench Division on 29<sup>th</sup> November 2018

**AND WHEREAS** the Claimant is a Protected Party and brings the Claim by his Litigation Friend KAS

**AND UPON IT APPEARING** that non-disclosure of the identity of the Claimant is necessary in order to protect the interests of the Claimant and that there is no countervailing public interest in disclosure

## IT IS ORDERED that:

- 1. The Claimant and his litigation friend shall respectively be referred to in these proceedings as PLS and KAS.
- 2. Pursuant to CPR39.2(4) there should not be disclosed in any report of the proceedings the name and address of the Claimant or his litigation friend or any details leading to their identification and, if referred to, the claimant and her litigation friend shall respectively be referred to in these proceedings as PLS and KAS.
- 3. Pursuant to CPR5.4C a person who is not a party to these proceedings may obtain a copy of a Statement of Case, Judgment and Order through the Court records only if the Statement of Case, Judgment or Order has been anonymised such that (a) the claimant and her litigation friend are respectively referred to as PLS and KAS in those documents and, (b) the address of each has been deleted from those documents.
- 4. There shall be permission to apply in respect of this Order to include any party interested or affected by the Order.

**DATED** this 23 day of February 2021