

ON PAPER Appeal No.

C2/2020/1212

MONDAY 23RD NOVEMBER 2020

IN THE COURT OF APPEAL

ON APPEAL FROM THE UPPER TRIBUNAL (IMMIGRATION AND ASYLUM CHAMBER)

JR/5428/2019

BEFORE LORD JUSTICE FLOYD AND LORD JUSTICE DINGEMANS AND LORD JUSTICE NUGEE

BETWEEN

THE QUEEN ON THE APPLICATION OF YA (SOMALIA)

APPELLANT

- and -

THE SECRETARY OF STATE FOR THE HOME DEPARTMENT

RESPONDENT

- and -

ASSOCIATED NEWPAPERS LIMITED

INTERESTED PARTY

UPON reading the Appellant's application, and written submissions from the Appellant, the Respondent and the Interested party,

AND UPON hearing from Hugh Tomlinson OC for the Appellant, Rory Dunlop QC for the Respondent, and Sarah Palin for the Interested Party,

AND PURSUANT TO s.11 Contempt of Court Act 1981; CPR 39.2(4); and CPR 5.4 C(4)(d);

IT IS ORDERED THAT:

- 1. Pursuant to CPR 39.2(4), the disclosure or publication of any matter likely to lead members of the public to identify the Appellant as the appellant or applicant in these proceedings is prohibited.
- 2. In any judgment or report of these proceedings, or other disclosure or publication (by whatever medium) in relation thereto:
 - i. The Appellant shall be referred to as "YA";
 - ii. The doctor commissioned by the Respondent to provide treatment to the Appellant in his country of origin shall be referred to as "Dr S";
 - iii. The medical centre commissioned by the Respondent to provide treatment to the Appellant in his country of origin shall be referred to as "the medical centre".
 - iv. Any other details liable to lead to the identification of the Appellant shall be removed or redacted before disclosure or publication.



3. Pursuant to CPR 5.4C(4), non-parties to the appeal may not obtain a copy of

any statement of case, judgment or order or any other document filed by a party unless that document has been edited to remove information which might identify the Appellant and/or the doctor and/or medical centre commissioned by the Respondent to treat the Appellant on return to his country of origin.

- 4. If a non-party applies for permission to inspect or obtain a copy of any other document or communication, such application shall be on at least 7 days' notice to the Appellant's Solicitor or Deputy.
- 5. The Court file shall be clearly marked with the words "An anonymity order was made in this case on 23 November 2020 and any application by a non-party to inspect or obtain an copy document from this file must be dealt with in accordance with the terms of that Order."
- 6. There shall be liberty any party or interested non-party to apply to the Court of Appeal on 7 days' notice to discharge or vary the order.

(The Court sat from 14.00 to 15.03)

By the Court



MONDAY 23RD NOVEMBER 2020 IN THE COURT OF APPEAL

ON APPEAL FROM THE UPPER TRIBUNAL (IMMIGRATION AND ASYLUM CHAMBER)

ORDER

Copies to:

Upper Tribunal (Immigration and Asylum Chamber) Field House 15 Breams Buildings London EC4A 1DZ REF: JR/5428/2019

Government Legal Department DX 123243 Westminister 12 Ref: Z1917086/AUG/HO13

Wilson Solicitors LLP DX 52200 Tottenham 2

Recapipt Orders 2020/2020/212123-nox-201538 doc

^{*} This order was drawn by Ms A Marie Smith (Associate) to whom all enquiries regarding this order should be made. When communicating with the Court please address correspondence to Ms A Marie Smith, Civil Appeals Office, Room E307, Royal Courts of Justice, Strand, London WC2A 2LL (DX 44450 Strand) and quote the Court of Appeal reference number. The Associate's telephone number is