



Our Story Our Teams Vour Business Vour Partners Cityzens Vour Information Resource Vour Trespass Injunction

In relation to City Football Group's properties in England (including the Etihad Stadium, City Football Academy and the Group's offices in London) the six individuals named in the High Court Order, those individuals who trespassed but were unidentified, as well as any other individuals who gain unauthorised access in the future, will be subject to the injunction.

The six individuals named will also be forbidden from entering CFG's properties worldwide without prior permission.

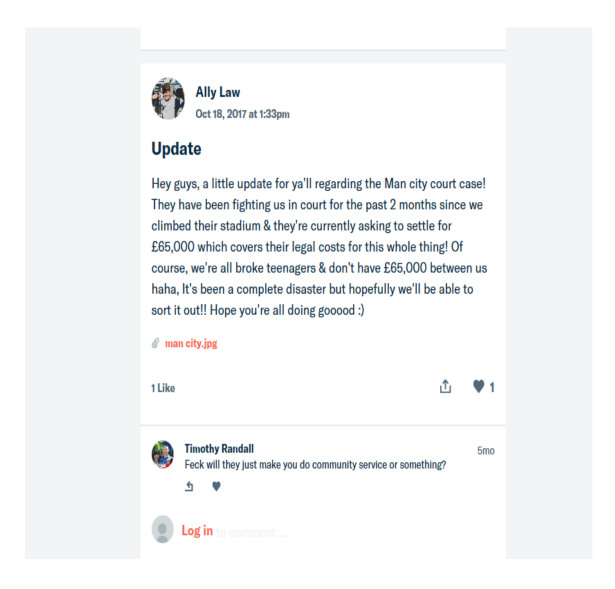
City Football Group take matters regarding safety and security extremely seriously and will continue to ensure that robust measures are in place to protect our properties and employees, as well as deter other individuals and groups from engaging in dangerous activities of this nature.

Full details of the High Court Order, and a list of all the properties to which it applies worldwide, can be found in the supporting documentation set out below.

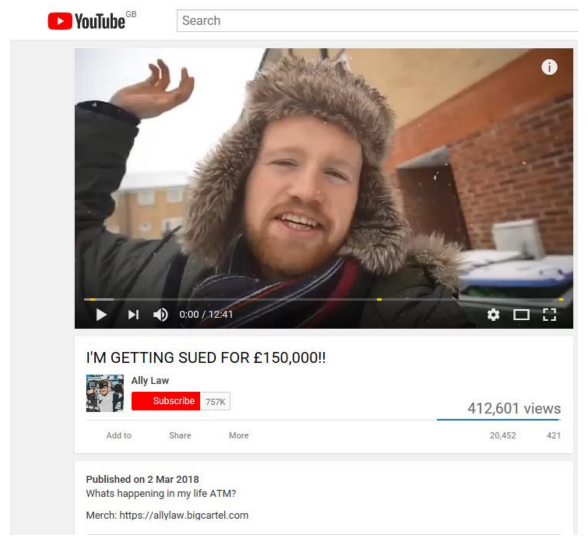
Supporting Documentation

- High Court Order CFG vs Davies and Ors (25 September 2017) (pdf)
- Claim Form 19 09 17 (pdf)
- Application Notice 19 09 17 (pdf)
- First JDR and GS Witness Statements (Exhibits JDR1 and GS1) (pdf)
- JDR Second Witness Statement 22 Sept 2017 (pdf)
- Application Notice 5 October 2017 (pdf)
- JDR3 Witness Statement and Exhibit 5 Oct 2017 (pdf)

Link: https://www.cityfootballgroup.com/Trespass-Injunction



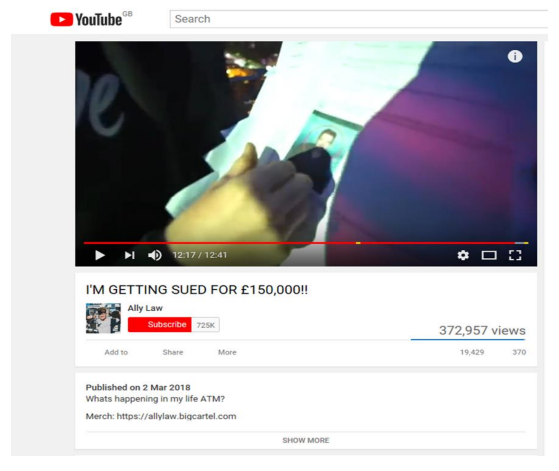
Link: https://www.patreon.com/AllyLaw

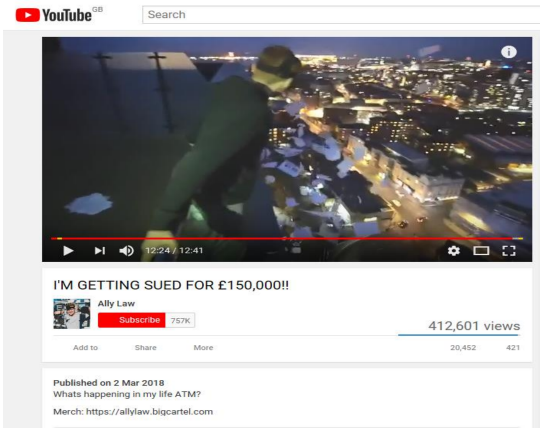


Link: https://www.youtube.com/watch?v=nyyaS_8c9XE

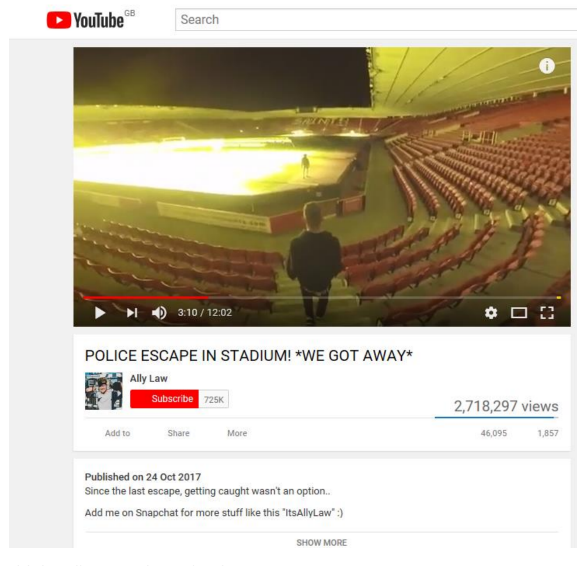


Link: https://www.thesun.co.uk/tvandshowbiz/5390485/youtubers-ally-law-and-ryan-taylor-break-into-the-celebrity-big-brother-house-and-film-the-housemate-in-shows-biggest-security-breach-ever/





Link: https://www.youtube.com/watch?v=nyyaS_8c9XE



Link: https://www.youtube.com/watch?v=PzcpL6PI9PI&t=151s



Claim 000168

PT-2017-000168

IN THE HIGH COURT OF JUSTICE

IN THE BUSINESS AND ROPERTY COURTS OF ENGLAND **AND WALES**

PROPERTY TRUSTS AND PROBATE LIST (ChD)

The Hon. Mr Justice Nugee

7 December 2017

BETWEEN:

(1) CHELSEA FC PLC

Claimants

(2) CHELSEA FOOTBALL CLUB LIMITED

And

- (1) RIKKE BREWER
- (2) ALEXANDER FARRELL
 - (3) RYAN TAYLOR
 - (4) USAMA QURAISHI
 - (5) ALISTAIR LAW
 - (6) HARRY DAVIES

(7) PERSONS UNKNOWN ENTERING OR REMAINING IN STAMFORD BRIDGE FOOTBALL GROUND, FULHAM ROAD, LONDON AND/OR ON CHELSEA FOOTBALL CLUB TRAINING GROUND, STOKE ROAD, COBHAM, SURREY WITHOUT PERMISSION

	Defendants
ORDER	

PENAL NOTICE

IF YOU, RIKKE BREWER, ALEXANDER FARRELL, RYAN TAYLOR, USAMA QURAISHI ALISTAIR LAW, HARRY DAVIES OR ANY PERSON DESCRIBED ABOVE NEXT TO THE NUMBER (7) DO NOT COMPLY WITH THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED OR FINED OR YOUR ASSETS MAY **BE SEIZED**

ANY OTHER PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS THE DEFENDANTS TO BREACH THE TERMS OF THIS ORDER MAY ALSO BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR

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014-3894-8242/1/EUROPE

HAVE THEIR ASSETS MAY BE SEIZED

IMPORTANT:-

NOTICE TO THE DEFENDANTS

- 1. This Order prohibits you from doing the acts set out in this Order. You should read it all carefully. You are advised to consult a solicitor as soon as possible. You have a right to ask the Court to vary or discharge this Order.
- 2. If you disobey this Order you may be found guilty of Contempt of Court and may be sent to prison or fined or your assets may be seized.

UPON the Claimants' application by notice dated 29 November 2017

AND UPON HEARING Mr. Toby Watkin for the Claimants and the Third, Fifth and Sixth Defendants in person

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

AND UPON ACCEPTING the undertakings from the Claimant in Schedule 2 of this Order.

AND UPON ACCEPTING the undertakings from the Third, Fifth and Sixth Defendants in Schedule 3 of this Order

ORDER:-

THE INJUNCTION

- 1. This injunction relates to:
 - (a) The Claimants' Stamford Bridge football stadium and its surrounding roads walls, accessways and their perimeter fences gates and walls, shown edged red on the plan attached to this order, referred to in this order as the "Stamford Bridge Football Ground".
 - (b) The particular parts of Stamford Bridge Football Ground, which are shown coloured red and green on the first plan attached to this order and referred to in this order respectively as the "Red Area" and the "Green Area".
 - (c) The Chelsea Football Club Training Ground, Stoke Road, Cobham, Surrey, KT11 3PT, referred to in this order as "the Chelsea Training Ground" shown on the second plan attached to this order.

- 2. Until the conclusion of the trial of this action or until further order in the meantime, the First, Second and Fourth Defendants must not enter:
 - (1) Stamford Bridge Football Ground; or
 - (2) The Chelsea Football Club Training Ground, at any time, and for any purpose, without the express written permission of the Claimants.
- 3. The Seventh Defendant must not, without the permission of the Claimants:
 - (1) enter or remain in the Red Area of Stamford Bridge Football Ground at any time; or
 - (2) enter or remain in the Green Area of Stamford Bridge Football Ground between the hours of 12am and 6am; or
 - (3) enter the Chelsea Football Club Training Ground.

RECONSDIERATION OF THE CLAIMANTS' INTERIM APPLICATION

4. The Court will reconsider the Claimants' Application for an interim injunction at [] am on [] (the first available date after 8th January 2018) at the Rolls Building, Royal Courts of Justice, Fetter Lane, London.

VARIATION OR DISCHARGE OF THIS ORDER

5. Any person may apply to the Court at any time to vary or discharge paragraphs 1 to 3 of this order but must first inform the Claimants' solicitors in writing at least 24 hours before doing so.

COMMUNICATIONS WITH THE COURT

5A All communications to the Court about this order should be sent to:

Chancery Associates

Ground Floor

The Rolls Building

7 Rolls Buildings

Fetter Lane

London EC4A 1NL

quoting the case number.

The telephone number is 020 7947 6733

NAME AND ADDRESS OF CLAIMANTS' SOLICITORS

6. The Claimants' solicitors are:

Squire Patton Boggs (UK) LLP

7 Devonshire Square

London

EC2M 4YH

Ref. NI3/AH10/CHE.270-0332

INTERPRETATION OF THIS ORDER

7. In this Order, where more than one person has been ordered not to do something, then none of those persons may do that thing, whether alone or in combination with any other person.

THE EFFECT OF THIS ORDER

- 8. A person who is 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.
- 9. It is a contempt of court for any person notified of this order knowingly to assist or permit a breach of this order. Any person doing so may be imprisoned, fined or have their assets seized.

SERVICE OF THE PROCEEDINGS

- 10. In this part of this Order, the term "the Proceedings" means copies of the following documents:
 - (i) A sealed copy of the Claim Form;
 - (ii) A copy of the Particulars of Claim;
 - (iv) A copy of the Response Pack (an Acknowledgement of Service Form (N9). Admission Form (N9C), and Defence and Counterclaim Form (N9D);
 - (v) A copy of the Claimants' application for an interim injunction and draft order;
 - (vi) A copy of the statement of Keith Overstall dated 29 November 2017;
 - (vii) A copy of the statement of Alison Cheney Hardy dated 29 November 2017; and
 - (viii) A copy of the notice of hearing in respect of the first hearing of the interim injunction application.
- 11. Service of the Claim Form, Particulars of Claim and of the Claimants' application for an interim injunction shall be deemed to have occurred in respect of each of the First, Second, Third, Fourth, Fifth and Sixth Defendants one day after the Proceedings have been served upon them by each of the methods identified in paragraph 14 of this order.
- So far as is necessary, the time for service of the Claimants' application for an interim injunction shall be abridged so that service of the Proceedings in accordance with paragraph 11 of this order shall constitute sufficient notice of the application.
- 13. Service of the Claim Form, Particulars of Claim and the Claimants' application for an injunction upon the Seventh Defendant is dispensed with.

- 14. The methods of service referred to in paragraph 12 of this order, are:
 - (i) in the case of the First, Second, Third, Fifth and Sixth Defendants, service upon that defendant personally or by leaving a copy of the relevant documents addressed to that defendant at the addresses identified paragraphs 25 and 42 of the statement of Keith Overstall dated 29 November 2017;
 - (ii) service upon the Fourth Defendant by leaving a further copy of the relevant documents, addressed to the Fourth Defendant with, or at the address for service of, each of the First, Second and Sixth Defendants and shall be deemed to have occurred the day after such service has been effected on one or more of the First, Second and Sixth Defendants; and
 - (iii) by posting to the email addresses of the First, Third, Fourth and Fifth Defendants and to social media addresses for the Second and Sixth Defendants identified in paragraph 16 of the statement of Alison Hardy dated 29 November 2017 wording describing the application and identifying how copies of the relevant documents can be obtained.

SERVICE OF THE ORDER

- 15. This Order shall be served as follows:
 - (i) Upon each of the Third, Fifth and Sixth Defendants, by first class post;
 - (ii) Upon each of the First, Second and Fourth Defendants, by the methods identified in paragraph 14 of this order;
 - (iii) Upon the Seventh Defendant:
 - by displaying copies of the Order (omitting Schedule 3) prominently at all pedestrian and vehicular entrances to the Stamford Bridge Football Ground and the Chelsea Training Ground;
 - b) by displaying copies of the Order (omitting Schedule 3) in the vicinity of the boundary between the Green Area and the other areas of the Stamford Bridge Football Ground;
 - by displaying on the Claimants' website home page, until the return date, a link entitled "Stamford Bridge Important Legal Notice" leading to a web page reciting the content of the Order (Omitting Schedule 3) and providing instructions as to how copies of the

Proceedings and of the Order may be obtained from the Claimant's Solicitors.

16. The Claimants' application to continue this Order, and the notice of hearing of the same, shall be served upon the First, Second and Fourth Defendants together with the Order, and in the same manner.

DISPOSAL OF CLAIMS AGAINST THE THIRD, FIFTH AND SIXTH DEFENDANTS

- 17. The costs of the claims against the Third, Fifth and Sixth Defendants be reserved.
- 18. Save that there be liberty to the Claimants to apply to restore its claim in respect of such costs, there shall be no further order against the Third, Fifth and Sixth Defendants.

FURTHER DIRECTIONS

- 19. The Claimants shall have permission to amend their Particulars of Claim in accordance with the draft submitted to the Court at the hearing. Copies of the same shall be served upon the First, Second and Fourth Defendants together with this Order.
- Any of the First, Second and Fourth Defendants who wishes to defend the Claim shall file his or her Acknowledgement of Service not more than 14 days after the Proceedings are served upon him or her;
- 21. In the event that any such Defendant files an Acknowledgement of Service in accordance with paragraph 20 of this order, at the next hearing, as well as considering the continuation of the interim injunction, the Court shall give further directions for the determination of the Claim;
- 22. In the event that none of the said Defendants files an Acknowledgement of Service in accordance with paragraph 20 of this order, on the return date the Court may determine the Claim.

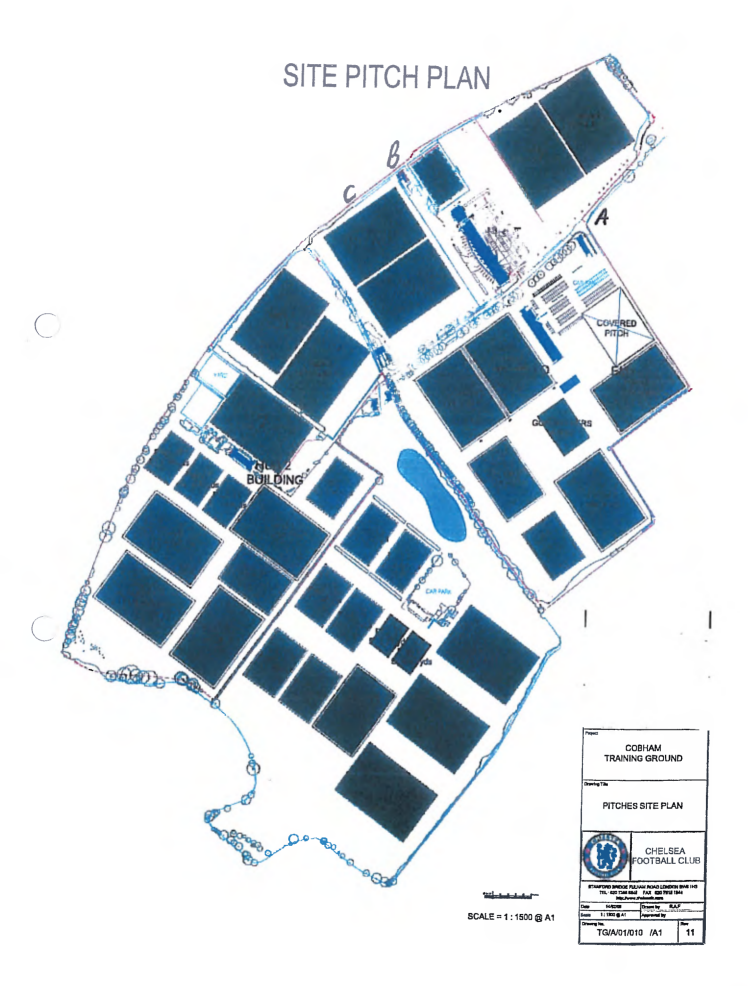
COSTS OF THE APPLICATION

20. Save as aforesaid, the costs of this Application be reserved.

SERVICE OF THE ORDER

The court has provided a sealed copy of this order to the serving party: Squire Patton Boggs (UK) LLP at 7 Devonshire Square, London, EC2M 4YH. Ref. NI3/AH10/CHE.270-0332

STAMFORD BRIDGE SITE PLAN



SCHEDULE 1

Witness statements

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

- 1. First Witness Statement of Alison Hardy dated 29 November 2017.
- 2. First Witness Statement of Keith Overstall dated 29 November 2017.
- 3. First Witness Statement of Natalie Ingram dated 4 December 2017
- 4. Second Witness Statement of Natalie Ingram dated 7 December 2017

Schedule 2

Undertaking given to the Court by the Claimants

- 1. If the Court later finds that this Order has caused loss to anyone and decides that the Claimants should be compensated for that loss, the Claimants will comply with any Order the Court may make.
- 2. The Claimants undertake to serve this Order in accordance with its provisions.

Claim No:D31MA023

IN THE HIGH COURT OF JUSTICE

BUSINESS AND PROPERTY COURTS IN MANCHESTER

PROPERTY, TRUSTS AND PROBATE LIST (ChD)

BEFORE HIS HONOUR JUDGE BIRD

17 NOVEMBER 2017

BETWEEN



(2) MANCHESTER UNITED LIMITED

Claimants

-V-

- (1) RIKKE BREWER
- (2) ALEXANDER FARRELL
- (3) HARRY DAVIES
- (4) ALISTAIR LAW
- (5) ADAM MARR
- (6) HANZA AHMED
- (7) PERSONS UNKNOWN BEING PERSONS ENTERING LAND AT OLD TRAFFORD OR AT THE AON TRAINING COMPLEX WITHOUT LICENCE OR CONSENT OF THE CLAIMANTS

<u>Defendants</u>

ORDER

PENAL NOTICE

IF YOU, RIKKE BREWER, ALEXANDER FARRELL, HARRY DAVIES, ALISTAIR LAW OR ANY PERSON DESCRIBED ON THE FIRST PAGE OF THIS ORDER NEXT TO THE NUMBER (7) DO NOT COMPLY WITH OR BREACH THE TERMS OF THIS ORDER YOU MAY BE HELD 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 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

THE ORDER:

UPON the Claimant's application by notice dated 6 November 2017

AND UPON reading the evidence listed in schedule 1 to this order

AND UPON hearing Mr David Forsdick QC for the Claimant and Mr Adam Marr and Mr Hanza Ahmed in person

AND UPON there being no attendance by or on behalf of RIKKE BREWER, ALEXANDER FARRELL, HARRY DAVIES, ALISTAIR LAW OR PERSONS UNKNOWN

AND UPON the Court explaining the implications of the undertaking offered by ADAM MARR AND HANZA AHMED to them and upon ADAM MARR AND HANZA AHMED confirming they understood the undertaking being given, the areas of land concerned and the seriousness of the undertaking

IT IS ORDERED THAT:

- 1. Rikkie Brewer, Alexander Farrell, Harry Davies, Alistair Law and Persons Unknown be restrained from entering or remaining upon the land shown edged red on the plans attached to this Order and marked Plan 2 and Plan 3.
- 2. The Penal Notice shall take effect.
- Service of this Order may be effected (including for the purposes of CPR 81.5 (1)) by first class post and/or by sending it by email to each of the Defendants at the email addresses recorded in the Schedule attached to this Order.
- 4. There be an order for substituted service on Persons Unknown by (1) placing notice of the order in a local newspaper or display on the Manchester United Football Club website; and (2) by display of the order at locations on the land.
- 5. The order against the 7th Defendant be a final order. The order against the First, Second, Third and Fourth Defendants be until trial or further order.
- 6. The First Defendant do pay the Claimants' costs to be assessed.
- 7. There be no Order for Costs against the Second, Third, Fourth, Fifth and Sixth Defendants.
- Liberty to the Claimants and the Defendants to apply any Defendant to give 48 hours written notice of any such application to the Claimant's solicitors at Eversheds Sutherland (International) LLP, One Wood Street, London, EC2V 7WS (Ref: Stuart Wortley tel: 020 79190 9797).

COMMUNICATIONS WITH THE COURT

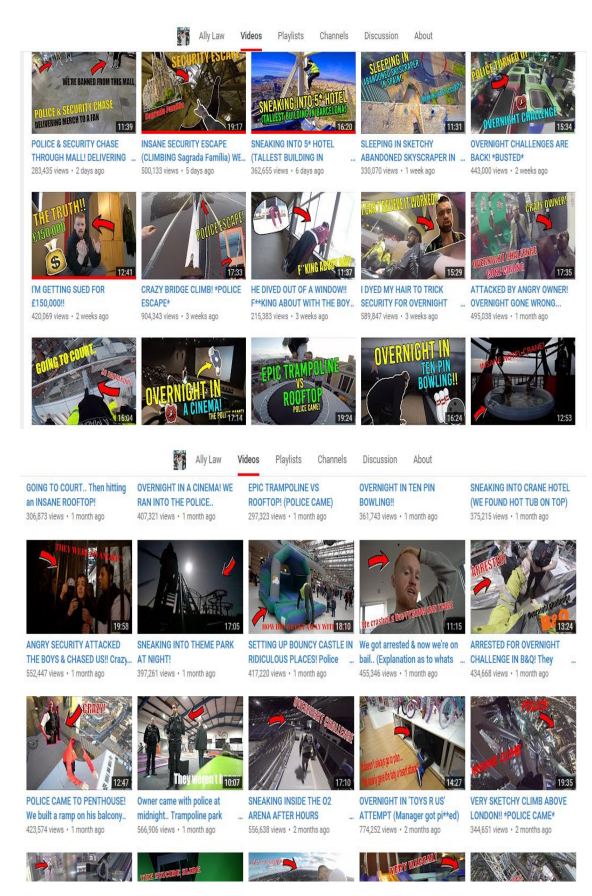
All communications to the Court about this Order should be sent to: Manchester Civil Justice Centre, 1 Bridge Street, Manchester M60 9DJ

The offices are open between 10.00 a.m. and 4.30 p.m. Monday to Friday (except Bank Holidays). The telephone number is 0161 240 5000.

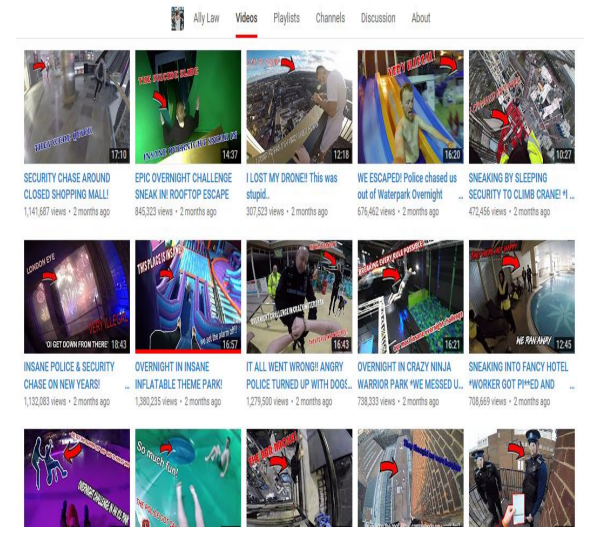
HIS HONOUR JUDGE BIRD

Schedule to Order

DIVVE DDEWED	Address: 20 Palla Visa Dand Aldershat CH12 ADV
RIKKE BREWER	Address: 20 Belle Vue Road, Aldershot GU12 4RX
	Email: rikkebrewer@outlook.com
	Telephone: 07958 483178
ALEXANDER FARRELL	Address: Middlehill House, Crondal Road GU51 5SS
	Email: alexanderjohnfarrell@gmail.com
	Telephone: 07443 485245
HARRY DAVIS	Address: 42 Rolleston Avenue, Pettswood, London BR5
	1AL
	Email: harry.daviesj@ntlworld.com
	Telephone: 0208 467 1826
ALISTAIR LAW	Address: 1 Hepworth Close, Southampton SO19 OST
	Email: allyylaww@gmail.com
	Telephone: n/a
ADAM MARR	Address: 32 Rigby St, Salford, Manchester M7 4BJ
	Email: playhater@hotmail.co.uk
	Telephone: 07958 483178
HANZA AHMED	Address: 484 Kingsway, Burnage, Manchester M19 1QJ
	Email: hanzaahmed88@hotmailco.uk
	Telephone: 07507 616124



Link: https://www.youtube.com/channel/UCagHkTCCSbohFMJIn7JYqMQ/videos?disable_polymer=1



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