Claim No: QB-2022-001420

IN THE HIGH COURT OF JUSTICE KING'S BENCH DIVISION

Before: Mrs Justice Hill

On: 28 April 2023

BETWEEN:



SHELL U.K. OIL PRODUCTS LIMITED

Claimant

- and -

PERSONS UNKNOWN DAMAGING, AND/OR BLOCKING THE USE OF OR ACCESS TO ANY SHELL PETROL STATION IN ENGLAND AND WALES, OR TO ANY EQUIPMENT OR INFRASTRUCTURE UPON IT, BY EXPRESS OR IMPLIED AGREEMENT WITH OTHERS, IN CONNECTION WITH ENVIRONMENTAL PROTEST CAMPAIGNS WITH THE INTENTION OF

DISRUPTING THE SALE OR SUPPLY OF FUEL TO OR FROM THE SAID STATION

Defendant

ORDER

RECITALS

UPON the hearing of the Claimant's Application dated 30 March 2023

AND UPON hearing Myriam Stacey KC and Joel Semakula for the Claimant

AND UPON hearing Stephen Simblet KC for Ms Branch

AND UPON READING the documents set out in the First Schedule to this Order

AND UPON a review of the order of Johnson J dated 17 May 2022 (as amended on 20 May 2022) in respect of the Shell Petrol Stations Proceedings ("the Shell Petrol Stations Injunction Order")

IT IS ORDERED:

THE CONTINUATION ORDER

1. The Shell Petrol Stations Injunction Order shall continue to operate until 25 May 2023 unless varied, discharged or extended by further order, whichever is sooner.

SERVICE

- 2. Pursuant to CPR 6.15 and 6.27 service of this Order shall be effected upon the Defendants as follows:
- 2.1 The Claimant shall use all reasonable endeavours to arrange to affix and retain warning notices at each Shell Petrol Station by either Method A or Method B, as set out below:

2.1.1 Method A

- 2.1.1.1 Warning notices, no smaller than A4 in size shall be affixed:
- (a) at each entrance onto each Shell Petrol Station
- (b) on every upright steel structure forming part of the canopy infrastructure under which the fuel pumps are located within each Shell Petrol Station forecourt
- (c) at the entry door to every retail establishment within any Shell Petrol Station

2.1.2 Method B

- 2.1.2.1 Warning notices no smaller than A4 in size shall be affixed:
- (a) at each entrance onto the forecourt of each Shell Petrol Station
- (b) at a prominent location on at least one stanchion (forming part of the steel canopy infrastructure) per set/row of fuel pumps (also known as an island) located within the forecourt of each Shell Petrol Station.
- 2.2 The said warning notices shall:
 - 2.2.1 warn of the existence and general nature of this Order, and of the consequences of breaching it;

- 2.2.2 identify a point of contact and contact details from which copies of the Order may be requested.
- 2.2.3 identify the website address http://www.noticespublic.com/ at which copies of the Order may be viewed and downloaded.
- 2.3 The Claimant will ensure that notification of the existence of the Order is made available on its website address at www.shell.co.uk, along with a link to http://www.noticespublic.com/.
- 2.4 The Claimant shall upload to http://www.noticespublic.com/ copies of the Order and a transcript (if available) of the hearing at which this Order was granted.
- 2.5 The Claimant shall send by email a copy of the Order and a link to http://www.noticespublic.com/ to each of the email addresses listed in the Second Schedule to this Order.
- 3. Pursuant to CPR 6.12(3) and 6.27, this Order shall be deemed to be served on the latest date on which compliance with the provisions of paragraph 2.1 shall have occurred at not less than half of the Shell Petrol Stations and paragraphs 2.2-2.5 shall also have occurred, such date to be verified by the completion of a certificate of service or witness statement.
- 4. Service of any further document in these proceedings upon the Defendants (other than any Defendant who is subsequently named in these proceedings) shall be validly effected by:
 - 4.1.1 sending it by email to each of the email addresses listed in the Second Schedule to the Order;
 - 4.1.2 uploading it to http://www.noticespublic.com/; and
 - 4.1.3 sending a copy to any person who has previously requested a copy of the Claim Documents from the Claimant or its solicitors, either by post or email (as was requested by that person).

Such service shall be deemed effective on the latest date on which all of the said steps shall have been completed.

- 5. The Court will provide sealed copies of this Order for service by the Claimant's Solicitors.
- 6. Until further order, no party shall be required to file an Acknowledgement of Service, Admission or Defence to this claim.

FURTHER DIRECTIONS

7. As a result of the connected parties and activities caught by the terms of this Order the Court considers it appropriate for these proceedings to be managed together with claim numbers QB-2022-001259 and QB-2022-001241 (but not for those claims to be consolidated) for the time being subject to any further order or direction by the Court of its own motion or following an application by either party for the claim to be heard or considered separately.

COSTS

8. Costs reserved.

COMMUNICATION WITH THE CLAIMANT

9. The Claimant's solicitors and their contact details are amended to the following:

Eversheds Sutherland (International) LLP

Bridgewater Place, Water Lane Leeds LS11 5DR

(Reference OLDFIEA/SHELL)

shell.service@eversheds-sutherland.com

First Schedule

(Documents read by the court in considering the making of this Order)

In the course of considering making of this Order, the Court read the following documents:

- 1. Application notice dated 30 March 2023
- 2. Witness Statement of Christopher Prichard-Gamble dated 30 March 2023
- 3. Exhibit CPG1
- 4. Witness Statement of Keith Garwood dated 30 March 2023
- 5. Exhibit KG3
- 6. Witness Statement of Fay Lashbrook dated 30 March 2023
- 7. Exhibit FL1
- 8. Witness Statement of Benjamin Austin dated 30 March 2023
- 9. Exhibit BA3
- 10. Witness Statement of Alison Judith Oldfield dated 29 March 2023
- 11. Exhibit AJO1
- 12. Second Witness Statement of Alison Judith Oldfield dated 19 April 2023
- 13. Exhibit AJO2
- 14. Application Notice dated 19 April 2023
- 15. Third Witness Statement of Alison Judith Oldfield dated 19 April 2023
- 16. Exhibit AJO3
- 17. Skeleton Argument of Myriam Stacey KC and Joel Semakula on behalf of the Claimant

- 18. Skeleton Argument of Stephen Simblet KC and Owen Greenhall on behalf of Ms Branch dated 23 April 2023
- 19. First Witness Statement of Jessica Branch dated 24 April 2023
- 20. Second Witness Statement of Jessica Branch dated 26 April 2023
- 21. First Witness Statement of Nancy Friel dated 26 April 2023
- 22. Supplemental note of Stephen Simblet KC dated 25 April 2023
- 23. Supplemental note (email) of Myriam Stacey KC dated 26 April 2023 and timed at 20:16

Second Schedule

(list of email addresses)

| 1.1 | enquiries@extinctionrebellion.uk |
|------|------------------------------------|
| 1.2 | press@extinctionrebellion.uk |
| 1.3 | xrvideo@protonmail.com |
| 1.4 | xr-action@protonmail.com |
| 1.5 | xraffinitysupport@protonmail.com |
| 1.6 | xr-arrestwelfare@protonmail.com |
| 1.7 | artsxr@gmail.com |
| 1.8 | xr-CitizensAssembly@protonmail.com |
| 1.9 | xr.connectingcommunities@gmail.com |
| 1.10 | xrdemocracy@protonmail.com |
| 1.11 | xrnotables@gmail.com |
| 1.12 | integration@rebellion.earth |
| 1.13 | xr-legal@riseup.net |
| 1.14 | press@extinctionrebellion.uk |
| 1.15 | xr-newsletter@protonmail.com |
| 1.16 | xr-peoplesassembly@protonmail.com |
| 1.17 | xrpoliceliaison@protonmail.com |
| 1.18 | rebelringers@rebellion.earth |
| 1.19 | xr.regenerativeculture@gmail.com |

xr-regionaldevelopment@protonmail.com

EXTINCTION REBELLION UK

1.20

1.

| 1.21 | RelationshipsXRUK@protonmail.com |
|------|--|
| 1.22 | xr.mandates@gmail.com |
| 1.23 | socialmedia@extinctionrebellion.uk |
| 1.24 | xrsocialmediaevents@gmail.com |
| 1.25 | eventsxr@gmail.com |
| 1.26 | xrbristol.regional@protonmail.com |
| 1.27 | xrcymru@protonmail.com |
| 1.28 | xr.eastengland@protonmail.com |
| 1.29 | xrlondoncoord@gmail.com |
| 1.30 | XRMidlands@protonmail.com |
| 1.31 | xrne@protonmail.com |
| 1.32 | support@xrnorth.org |
| 1.33 | xrni@rebellion.earth |
| 1.34 | xrscotland@gmail.com |
| 1.35 | XR-SouthEastRegionalTeam@protonmail.com |
| 1.36 | xr.regional.sw@protonmail.com |
| 1.37 | talksandtraining.xrbristol@protonmail.com |
| 1.38 | xrcymrutalksandtraining@gmail.com |
| 1.39 | eoexrtnt@protonmail.com |
| 1.40 | xrlondoncommunityevents@gmail.com |
| 1.41 | xrmidlandstraining@protonmail.com |
| 1.42 | XRNE.training@protonmail.com |
| 1.43 | xrnw.training@gmail.com |
| 1.44 | xryorkshire.training@gmail.com |
| 1.45 | xrni.tt@rebellion.earth |
| 1.46 | $\underline{talks and trainings.scotland@extinction rebellion.uk}$ |
| 1.47 | xrttse@gmail.com |
| 1.48 | xrsw.trainings@gmail.com |
| 2. | JUST STOP OIL |
| 2.1 | Ring2021@protonmail.com |

2.1

- 2.2 <u>juststopoil@protonmail.com</u>
- 2.3 <u>youthclimateswarm@protonmail.com</u>
- 3. YOUTH CLIMATE SWARM
- 3.1 <u>youthclimateswarm@protonmail.com</u>