

# Application notice

For help in completing this form please read the notes for guidance form N244 Notes

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In the High Court of Justice Queen's Bench Division	
Claim no.	QB-2019-000616
Fee Account no.	PBA0087028
Warrant no. (if applicable)	
Claimant (including ref.)	(1) Nuneaton & Bedworth Borough Council  (2) Warwickshire County Council
Defendants (including ref.)	(1) Thomas Corcoran  (2)-(53) Other Named Defendants  (54) Persons Unknown
Date	18 August 2021

1. What is your name or, if you are a legal representative, the name of your firm?

Sharpe Pritchard LLP

2. Are you a  Claimant  Defendant  Legal Representative  
 Other (*please specify*)

If you are a solicitor whom do you represent

Claimant

3. What order are you asking the court to make and why?

The Claimant seeks an order in accordance with 2(a) and (b) of the Order of Mr Justice Nicklin dated 30th July 2021 for permission to discontinue the claim against the defendants in the attached Schedule in respect of whom an injunction was granted.

4. Have you attached a draft of the order you are applying for  Yes  No
5. How do you want to have this application dealt with?  
 at a hearing  without a hearing  
 at a telephone hearing
6. How long do you think the hearing will last?  
 Hours  Minutes
- Is this time estimate agreed by all parties?  
 Yes  No
7. Give details of any fixed trial date or period
8. What level of Judge does your hearing need?  
High Court
9. Who should be served with this application?
- 9a. Please give the service address, (other than details of the claimant or defendant) of any party named in question 9.

10. What information will you be relying on, in support of your application?

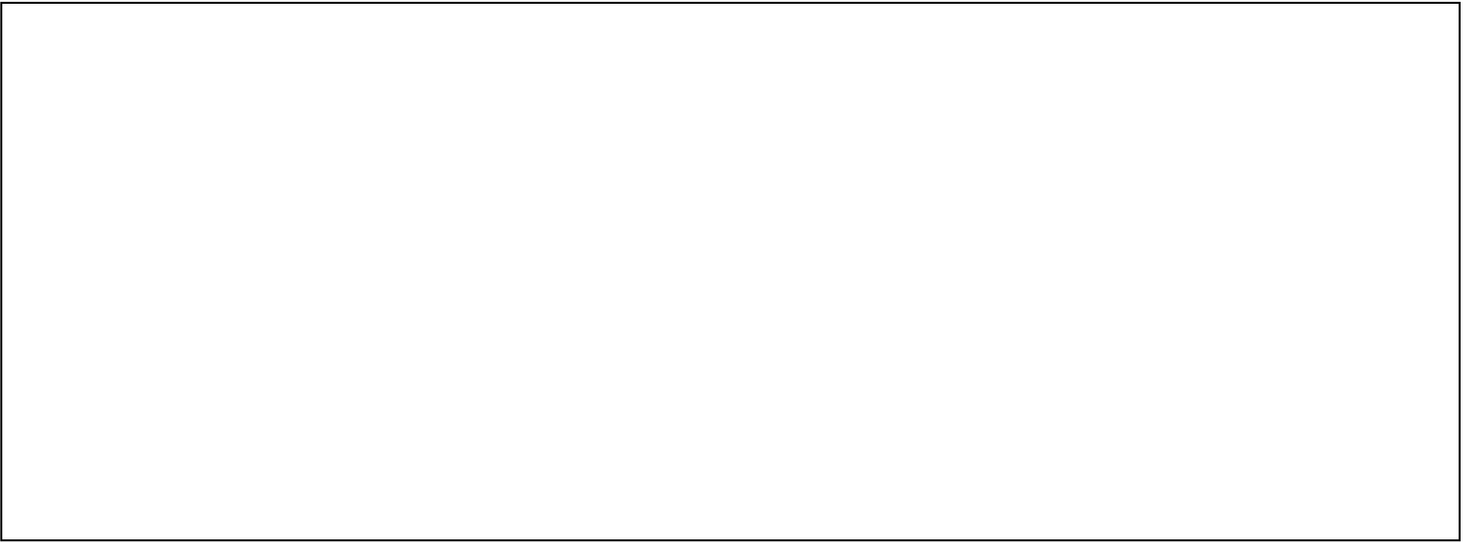
- the attached witness statement
- the statement of case
- the evidence set out in the box below

If necessary, please continue on a separate sheet

The Claimant applies to discontinue the claim against the 14<sup>th</sup> Defendant Terry Maughan, 28<sup>th</sup> Defendant Simon Maughan, 36<sup>th</sup> Defendant Martin Ward and 37<sup>th</sup> Defendant Pat Ward on the basis that they were not served with the proceedings and on this basis proceedings had been stayed against them by the Order of Timothy Straker QC(sitting as a Deputy Judge of the High Court) with liberty to restore. The Claimant does not wish to restore the proceedings and would request permission to discontinue the claim against them.

The Claimant further applies to discontinue the claim against the 18<sup>th</sup> Defendant Bernard Corcoran, 19<sup>th</sup> Defendant Francis Corcoran, 45<sup>th</sup> Defendant Tom Ward, 46<sup>th</sup> Defendant Eddie McDonough, 47<sup>th</sup> Defendant Eddie Ward, 48<sup>th</sup> Defendant Christopher McDonagh, 49<sup>th</sup> Defendant William Doherty, 50<sup>th</sup> Defendant Gerry O'Brien, 51<sup>st</sup> Elizabeth O'Brien, 52<sup>nd</sup> Defendant, Pearl Blainley and 53<sup>rd</sup> Defendant Fiona Ward on the basis that the Defendants addresses were unknown at the time of service of the claim form ....

The Claimant applies to discontinue the claim against the 24<sup>th</sup> Defendant Martin Mongan, 34<sup>th</sup> Defendant Kathleen McDonough, 40<sup>th</sup> Defendant Roseleen Ward and 43<sup>rd</sup> Defendant Tracey Brown on the basis that while the police information available at the time indicated that these defendants may have been part of the larger groups encamping in the Borough of Nuneaton & Bedworth at the time, we have been unable to ascertain their vehicle details and therefore we are unable to evidence precise incidents of unauthorised encampments against them at the time.



## Statement of Truth

I understand that proceedings for contempt of court may be brought against anyone who makes, or causes to be made, a false statement in a document verified by a statement of truth without an honest belief in its truth.

- I believe that the facts stated in section 10 (and any continuation sheets) are true.
- The Applicant believes that the facts stated in section 10 (and any continuation sheets) are true. I am authorised by the applicant to sign this statement.

Signature



- Applicant
- Litigation friend (where applicant is a child or a Protected Party)
- Applicant's legal representative (as defined by CPR 2.3(1))

Date

Day

Month

Year

18

August

2021

Full name

William Maxwell Hunt Rose

Name of applicant's legal representative's firm

Sharpe Pritchard LLP

If signing on behalf of firm or company give position or office held

Partner

Applicant's address to which documents should be sent.

Building and street

Elm Yard, 10-16 Elm Street

Second line of address

Town or city

London

County (optional)

Postcode

WC1X 0BJ

If applicable

Phone number

020 7405 4600 / 07799 900961

Fax number

020 7204 2244

DX number

353 London/Chancery Lane

Your Ref.

WMHR/ 170.19

Email

wrose@sharpepritchard.co.uk

Schedule of in respect of named Defendants against whom claim is to be discontinued:-

- (14) Terry Maughan – [REDACTED]
- (18) Bernard Corcoran – [REDACTED]
- (19) Francis Corcoran – [REDACTED]
- (24) Martin Mongan – [REDACTED]
- (34) Kathleen McDonough – [REDACTED]
- (28) Simon McDonough – [REDACTED]
- (36) Martin Ward – [REDACTED]
- (37) Pat Ward – [REDACTED]
- (40) Roseleen Ward – [REDACTED]
- (43) Tracey Brown – [REDACTED]
- (45) Tom Ward – [REDACTED]
- (46) Eddie McDonough – [REDACTED]
- (47) Eddie (aka Edward) Ward – [REDACTED]
- (48) Christopher McDonagh – [REDACTED]
- (49) William Doherty – [REDACTED]
- (50) Gerry O'Brien – [REDACTED]
- (51) Elizabeth O'Brien – [REDACTED]
- (52) Pearl Blainley – [REDACTED]
- (53) Fiona Ward – [REDACTED]