

Amended under the Slip Rule CPR r40.12. The amendment, contained in paragraph 5 of this Order, is in red and underlined text. By Mr Justice Morris on the 12th day of May 2025

IN THE HIGH COURT OF JUSTICE
KING'S BENCH DIVISION

Before: The Honourable Mr Justice Morris
On: the 3rd day of May 2023



BETWEEN

TRANSPORT FOR LONDON

Claimant

-and-

(1) PERSONS UNKNOWN DELIBERATELY CAUSING THE BLOCKING, ENDANGERING, SLOWING DOWN, OBSTRUCTING OR OTHERWISE PREVENTING THE FREE FLOW OF TRAFFIC ONTO OR ALONG THE 1) HANGER LANE GYRATORY INCLUSIVE OF ALL ADJOINING ENTRY AND EXIT SLIPS; 2) VAUXHALL BRIDGE INCLUDING VAUXHALL GYRATORY AND ALL ENTRY AND EXIT ROADS; 3) HAMMERSMITH GYRATORY INCLUSIVE OF ALL ADJOINING ENTRY AND EXIT ROADS; 4) BLACKWALL TUNNEL AND BOTH APPROACHES; 5) TOWER BRIDGE AND BOTH APPROACHES; 6) LONDON BRIDGE AND BOTH APPROACHES; 7) PARK LANE, INCLUSIVE OF MARBLE ARCH AND HYDE PARK CORNER; 8) ELEPHANT AND CASTLE INCLUSIVE OF ALL ENTRY AND EXIT ROADS; 9) VICTORIA ONE WAY SYSTEM; 10) A501/INNER RING ROAD FROM EDGWARE ROAD TO OLD STREET; 11) STAPLES CORNER; 12) CHISWICK ROUNDABOUT; 13) REDBRIDGE ROUNDABOUT; 14) KIDBROOKE INTERCHANGE, FOR THE PURPOSE OF PROTESTING ON BEHALF OF, IN ASSOCIATION WITH, UNDER THE INSTRUCTION OR DIRECTION OF, OR USING THE NAME OF, INSULATE BRITAIN

(2) MR ALEXANDER RODGER AND OTHER DEFENDANTS LISTED IN THE SCHEDULE TO THE CLAIM FORM

Defendants

Claim No: QB-2021-004122

AND BETWEEN

TRANSPORT FOR LONDON

Claimant

-and-

(1) PERSONS UNKNOWN DELIBERATELY CAUSING THE BLOCKING, ENDANGERING, SLOWING DOWN, OBSTRUCTING OR OTHERWISE PREVENTING THE FREE FLOW OF TRAFFIC ONTO OR ALONG THE 1) LAMBETH BRIDGE AND BOTH ADJOINING ROUNDABOUTS; 2) HOGARTH ROUNDABOUT INCLUSIVE OF ALL ADJOINING ENTRY AND EXIT ROADS; 3) MARBLE ARCH INCLUSIVE OF ALL ENTRY AND EXIT ROADS; 4) ROTHERHITHE TUNNEL AND BOTH APPROACHES; 5) BECKTON ROUNDABOUT; 6) GANTS HILL ROUNDABOUT; 7) BRIXTON; 8) A406 (KNOWN AS THE NORTH CIRCULAR) BETWEEN AND INCLUSIVE OF ALL INTERSECTIONS WITH THE A40 HANGER LANE TO THE A13 ALFRED'S WAY INCLUSIVE OF ALL INTERSECTIONS; 9) A1 BETWEEN AND INCLUSIVE OF ALL INTERSECTIONS WITH THE A406 AT GREAT NORTH WAY TO ELSTREE WAY, BOREHAM WOOD; 10) A10 GREAT CAMBRIDGE ROAD BETWEEN AND INCLUSIVE OF ALL INTERSECTIONS WITH THE A406 NORTH CIRCULAR ROAD TO THE GLA ROAD BOUNDARY AT M25 JUNCTION 25; 11) A12 APPROACH TO BLACKWALL

TUNNEL INCLUSIVE OF ALL INTERSECTIONS TO GLA BOUNDARY AT M25 J28; 12) A127 BETWEEN AND INCLUSIVE OF ALL INTERSECTIONS WITH THE A12 AT GALLOWS CORNER TO THE GLA ROAD BOUNDARY AT M25 J29; 13) A13/A1203/A1261 BETWEEN LIMEHOUSE LINK (INCLUSIVE) AND M25 JUNCTION 30 INCLUSIVE OF ALL INTERSECTIONS WITH THE BLACKWALL TUNNEL TO THE GLA ROAD BOUNDARY; 14) A102 APPROACH TO BLACKWALL TUNNEL INCLUSIVE OF ALL INTERSECTIONS THAT PROVIDE ENTRY AND EGRESS TO THE TUNNEL SOUTH AND NORTH SIDES; 15) A3 BETWEEN AND INCLUSIVE OF ALL INTERSECTIONS AT THE WANDSWORTH GYRATORY TO THE HOOK ROAD JUNCTION WHERE IT MEETS THE A309; 16) A40 BETWEEN AND INCLUSIVE OF ALL INTERSECTIONS WITHIN THE INNER RING ROAD AT A5 EDGWARE ROAD / HARROW ROAD TO THE GLA BOUNDARY; 17) A2 OLD BEXLEY LANE TO BLACKWALL TUNNEL INCLUSIVE OF ALL INTERSECTIONS; 18) A4 HYDE PARK CORNER INCLUSIVE OF ALL INTERSECTIONS TO KEW BRIDGE; 19) A302 WESTMINSTER BRIDGE BETWEEN BRIDGE STREET / VICTORIA EMBANKMENT AND WESTMINSTER BRIDGE ROAD / LAMBETH PALACE ROAD; 20) A201 BLACKFRIARS BRIDGE BETWEEN NEW BRIDGE STREET AND BLACKFRIARS ROAD AND SOUTHWARK STREET/STAMFORD STREET, FOR THE PURPOSE OF PROTESTING ON BEHALF OF, IN ASSOCIATION WITH, UNDER THE INSTRUCTION OR DIRECTION OF, OR USING THE NAME OF, INSULATE BRITAIN

(2) MR ALEXANDER RODGER AND OTHER DEFENDANTS LISTED IN THE SCHEDULE TO THE CLAIM FORM

Defendants

JUDGMENT ORDER

as amended under CPR r40.12

UPON READING among other things the Claimant's Skeleton Argument dated 14 March 2023, the Witness Statements of Abbey Ameen including exhibits dated 27 February 2023, 2 April 2023 and 28 April 2023 and the Witness Statement of Glynn Barton dated 27 February 2023

AND UPON undertakings having been received from Named Defendants 9, 65, and 135, ("**the Undertaking Defendants**") to whom this Order does not apply

AND UPON HEARING in the Trial of these Claims: Counsel for the Claimant, Andrew Fraser-Urquhart KC and Charles Forrest, and Named Defendants 9 and 135 who attended unrepresented for part of Day 1 of Trial

IT IS ORDERED THAT:

1. The term "Defendants" refers to both "persons unknown" and Named Defendants, as defined. In this Judgment Order, "Named Defendants" is a reference to those individuals listed, each

with an identifying number, in Annex 1 (Schedule of Named Defendants, as amended) to the Claim Form in each of the above Claims. “Undertaking Defendants” and “Discontinuance Defendants” refers to specific Named Defendants who are identified above and below respectively.

2. The Claimant has permission under r38.2(2)(a) to discontinue its Claim(s) against Named Defendants 8, 34, 91, 102, 108, and 112 (“**the Discontinuance Defendants**”). This discontinuance shall take effect and the Claim(s) against the Discontinuance Defendants shall be brought to an end on the date of this Order (not the date it was sealed, if different)
3. Service under r38.3(1)(b) of the notice of discontinuance on the Discontinuance Defendants is dispensed with under r6.28
4. Except the Undertaking Defendants and Discontinuance Defendants, the Claims against all Defendants in the above Claims are allowed. A Final Injunction Order against such Defendants is the subject of a different Order.
5. Except the Undertaking Defendants and Discontinuance Defendants, the Named Defendants must pay the Claimant’s costs in these Claims, including those costs which had been reserved by previous orders. Those costs shall be subject to detailed assessment, with the total amount to be divided equally amongst those Defendants to whom this paragraph applies. Such sums to be paid within 28 days of the service upon them of a notification of the final sum payable.
6. Each Discontinuance Defendant is awarded on the standard basis any recoverable costs incurred up to the date of this Order as a result of these Claims. Those costs are to be assessed if not agreed by the Claimant.
7. The Claimant shall:
 - a. Place a copy of this Order on the TfL and Mayor of London/GLA London.gov.uk websites; and
 - b. Email a copy of this Order to:
 - i. Insulate Britain’s email addresses ring2021@protonmail.com and insulatebritainlegal@protonmail.com
 - ii. Just Stop Oil’s email addresses: juststopoil@protonmail.com and juststopoilpress@protonmail.com
 - iii. Extinction Rebellion’s email address: press@extinctionrebellion.uk

- iv. Animal Rebellion email addresses: actions@animalrebellion.org,
fundraising@animalrebellion.org, integration@animalrebellion.org,
talks@animalrebellion.org, global@animalrebellion.org,
localgroups@animalrebellion.org, media@animalrebellion.org,
governance@animalrebellion.org, pressoffice@animalrebellion.org,
finance@animalrebellion.org and techsupport@animalrebellion.org;
 - c. Publish a social media post on the TfL Twitter feed advertising the existence of this Order and providing a link to the TfL website webpage where it can be viewed
 - d. Send a notification of the existence of this Order to the Press Association
 - e. Place a notice of this Order in the London Gazette
8. For the avoidance of doubt, compliance with paragraph 7 shall not constitute service.

Communications with the Claimant

9. The Claimant's solicitors and their contact details are:

FAO Mr Abbey Ameen
Team Legal, Transport for London,
5 Endeavour Square, 4th Floor, Stratford, Yellow Zone,
Stratford, E20 1JN
Tel: 02030547921

BY THE COURT

The Honourable Mr Justice Morris

Dated: 3 May 2023