

**IN THE HIGH COURT OF JUSTICE  
KING'S BENCH DIVISION**

**Claim No. QB-2022-001317**

**B E T W E E N :**

**(1) THURROCK COUNCIL**

**(2) ESSEX COUNTY COUNCIL**

**Claimants**

**-and-**

**(1) MADELINE ADAMS**

**(2)-(222) OTHER NAMED DEFENDANTS AS LISTED AT SCHEDULE 1 TO THE  
CLAIM FORM**

**(223)-(229) VARIOUS DEFINED CATEGORIES OF PERSONS UNKNOWN**

**(230)-(262) OTHER NAMED DEFENDANTS AS LISTED AT SCHEDULE 1 TO THE  
CLAIM FORM**

**Defendants**

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**EXHIBIT AA5/20**

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## Joe Walker

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**From:** hannahsk <hannahsk[REDACTED]>  
**Sent:** 15 December 2024 13:11  
**To:** Joe Walker  
**Subject:** Request for Clarification on Injunction

This is the first time you received an email from this sender (hannahsk[REDACTED]). Exercise caution when clicking links, opening attachments or taking further action, before validating its authenticity.

Dear Sharpe Pritchards,

I hope this message finds you well.

I am writing to inform you that I have only recently found out about the £2,000 charge for placing my name on an injunction. I was shocked to learn about this, as I had no prior knowledge of this process.

To provide some context, I was 19 years old at the time and attended a peaceful protest, unaware that this would result in an injunction being placed against me. I had no understanding of what an injunction was, and I am still unsure of its implications. Please be assured that I have no intention of violating any injunction.

I would also like to clarify that I no longer live at the address you have on file, and I kindly request that no further mail be sent to that address.

I would appreciate your assistance in providing further clarity on this matter.

Thank you for your attention to this issue.

Kind regards,

Hannah Skwarska

## Joe Walker

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**From:** Joe Walker  
**Sent:** 18 December 2024 14:33  
**To:** hannahsk  
**Subject:** RE: Request for Clarification on Injunction  
**Attachments:** Order of Mr Justice Bourne dated 30 October 2024.pdf; 1 SLD ORD  
QB-2022-001317 Thurrock Council v Laurie & Others.pdf; Client Account Details -  
Sharpe Pritchard LLP.pdf

Dear Hannah

Thanks for your email.

We have served documents on you regarding these proceedings by numerous different methods regularly during the course of the last 2 years. You did not engage with the proceedings or seek to agree an undertaking prior to the final hearing and the claim proceeded against you.

All of the documentation can be found here: <https://www.thurrock.gov.uk/protest-injunction>

In particular, most recently please see attached the Injunction Order made against you and other defendants by Mr Justice Bourne dated 30 October 2024 and the costs order made by Mr Justice Bourne dated 5 December 2024.

I am very grateful for the indication that you intend to comply with the injunction. You will note from the penal notice in the Injunction Order it is very important to do so given the consequences for not complying.

As you point out, the Costs Order also requires you to make the interim payment on account of costs of £2,000 by tomorrow's deadline. I attach our bank details to which payment should be sent.

Thank you for the information regarding you changing address. It would be helpful if you could supply your new postal address in case further documents need to be sent in this matter.

I am unable to provide you legal advice on your situation as I act for the Claimants, but if you require any legal advice you may wish to contact another solicitor.

Kind Regards

**Joe Walker** | Legal Director

For Sharpe Pritchard LLP

**M:** +44 (0)7799 900 939

**T:** +44 (0)20 7405 4600

**E:** [jwalker@sharpepritchard.co.uk](mailto:jwalker@sharpepritchard.co.uk)

My Assistant is Andrea Stubbs [astubbs@sharpepritchard.co.uk](mailto:astubbs@sharpepritchard.co.uk)

**SHARPE PRITCHARD**

[www.sharpepritchard.co.uk](http://www.sharpepritchard.co.uk)



**\*\*Shortlisted for Legal Advisor of the Year at the Partnership Awards 2024\*\***

**\*\*Shortlisted for Best Initiative Environmental/Sustainability Strategy at the Legal 500 ESG Awards 2024\*\***

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## Joe Walker

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**From:** hannahsk <hannahsk[REDACTED]>  
**Sent:** 19 December 2024 09:52  
**To:** Joe Walker  
**Subject:** RE: Request for Clarification on Injunction

Dear J Walker,

I am writing in response to your recent communication regarding the injunction and the £2000 demand. I must express my concerns about both the amount requested and the short timeframe given to pay. I simply cannot afford this sum. In fact, paying this amount would potentially make me homeless. How is anyone supposed to pay such an amount on such short notice?

Additionally, I want to make it clear that I do not intend to breach the injunction. However, I need to understand the situation fully, especially since I have not received any prior communication regarding this matter. At the time the injunction was allegedly issued, I did not live at the address listed and therefore, I had no way of receiving any correspondence. Given this, I am requesting that you provide clear evidence of the other forms of communication that were sent to inform me of this matter.

I need to understand exactly how I am expected to pay such a large sum and how this situation has escalated without my knowledge. Please provide clarification on why such a high financial amount is being sought for an injunction I have no intention of breaking.

I would appreciate a prompt response, as I need to resolve this matter as soon as possible, given my financial situation.

Kind regards,  
Hannah Skwarska

On Wednesday, 18 December 2024 at 14:33, Joe Walker <jwalker@sharpepritchard.co.uk> wrote:

Dear Hannah

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## Joe Walker

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**From:** Joe Walker  
**Sent:** 20 December 2024 08:45  
**To:** hannahsk  
**Subject:** RE: Request for Clarification on Injunction

Dear Hannah,

The requirement to pay £2,000 towards the Claimant's costs is an order from the Court. This has been made following substantial High Court litigation for over two years in which the Claimants were successful in obtaining an injunction.

As to service of documents, the Claimant was permitted under court orders to serve documents by alternative methods to post such as the website link I gave you, email to groups (such as an email address for JSO) and signs (with QR code linking to the website).

I note you have declined to provide your current address nor explained the circumstances as to how you allege you have only come to know about these proceedings now.

Kind Regards

**Joe Walker** | Legal Director

For Sharpe Pritchard LLP

**M:** +44 (0)7799 900 939

**T:** +44 (0)20 7405 4600

**E:** [jwalker@sharpepritchard.co.uk](mailto:jwalker@sharpepritchard.co.uk)

My Assistant is Andrea Stubbs [astubbs@sharpepritchard.co.uk](mailto:astubbs@sharpepritchard.co.uk)

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**From:** hannahsk <hannahsk[REDACTED]>  
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**To:** Joe Walker <[jwalker@sharpepritchard.co.uk](mailto:jwalker@sharpepritchard.co.uk)>  
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