

THE HIGH COURT OF JUSTICE

Claim Number HQ15D04769

QUEEN'S BENCH DIVISION

BEFORE judge

BETWEEN:

Nicholas Collin Paul de Gloucester

Claimant

-and-

1. Macmillan Publishers Limited

2. Elizabeth Gibney

3. David Reay

Defendants

Draft Order

Upon the claimant of HQ15D04769 making this appeal against a judgment by Master Fontaine dated 11/08/2016 along with other applications in Section 9 of Form N161

and upon reading these Grounds of Appeal; the judgment which these Grounds of Appeal are against; and documents referred to in this appeal including Misled_in_August_2007_re_PhD_scholarship.txt at Tab 17 of this appeal bundle; and this 2nd witness statement of this claimant at Tab 15 of this appeal bundle

and upon learning to count de 0 to 1

and upon confirming with calendars that July tends to be earlier than August

and upon confirming with calendars that July tends to be earlier than November

and upon the staff of the Royal Courts of Justice confirming that this claim form was brought in July 2015

and upon noting that the earliest of these causes of action had been commenced in August 2014

and upon this Court being satisfied that July 2015 was fewer than 1 year after August 2014 (contrary to assertions by Master Fontaine and RPC unsupported by evidence) and therefore within 1 year of these earliest causes of action and therefore within time limits

and upon dealing on paper

it is ordered that:

- each order/would-have-been order as per the judgment by Master Fontaine dated 11/08/2016 in these proceedings be set aside;
 - without prejudice to would-be orders for costs which would arise de investigations-to-be and proceedings-to-be being ordered elsewhere in this document:
 - losses to the Crown valued to be X due to granting Nicholas Collin Paul de Gloucester with fee remission be compensated to the Crown by Macmillan Publishers Limited; Elizabeth Gibney; David Reay; Keith Mathieson; Reynolds Porter Chamberlain LLP; Master Fontaine; and the Queen's Bench Division / the High Court of England and Wales / the Royal Courts of Justice / Her Majesty's Courts & Tribunals Service;
 - costs of Nicholas Collin Paul de Gloucester of these proceedings up to (and including) this application valued to be Y be paid by Macmillan Publishers Limited;
 - for not engaging a pre-action protocol, Macmillan Publishers Limited pay the value of A to Nicholas Collin Paul de Gloucester;
 - costs of Nicholas Collin Paul de Gloucester of these proceedings up to (and including) this application valued to be Z be paid by Elizabeth Gibney;
 - for not engaging a pre-action protocol, Elizabeth Gibney pay the value of B to Nicholas Collin Paul de Gloucester;
 - costs of Nicholas Collin Paul de Gloucester of these proceedings up to (and including) this application valued to be W be paid by David Reay;
 - for not engaging a pre-action protocol, David Reay pay the value of C to Nicholas Collin Paul de Gloucester;

- costs of Nicholas Collin Paul de Gloucester of these proceedings up to (and including) this application valued to be V be paid by Keith Mathieson;
 - costs of Nicholas Collin Paul de Gloucester of these proceedings up to (and including) this application valued to be U be paid by Reynolds Porter Chamberlain LLP;
 - costs of Nicholas Collin Paul de Gloucester of these proceedings up to (and including) this application valued to be T be paid by Master Fontaine;
- and
- costs of Nicholas Collin Paul de Gloucester of these proceedings up to (and including) this application valued to be S be paid by the Queen's Bench Division / the High Court of England and Wales / the Royal Courts of Justice / Her Majesty's Courts & Tribunals Service;
- this process proceed to trial, possibly after other pre-trial applications/activities;
 - Master Fontaine; Keith Mathieson; Reynolds Porter Chamberlain LLP; and the Queen's Bench Division / the High Court of England and Wales / the Royal Courts of Justice / Her Majesty's Courts & Tribunals Service be convicted of perjury and perversion of the course of justice;
 - Hannah Ready; Dania Rifaat; Alison Soens; Heather Rimmer and members of staff of the Queen's Bench Division / the High Court of England and Wales / the Royal Courts of Justice / Her Majesty's Courts & Tribunals Service in addition to Master Fontaine be investigated for perjury and perverting the course of justice;
- and
- Master Fontaine (and each accomplice, if any, of the Queen's Bench Division / the High Court of England and Wales / the Royal Courts of Justice / Her Majesty's Courts & Tribunals Service) be fired and for salary/salaries taken in bad faith to be refunded to the Crown and for all judgments involving her/them to be scrutinised so as to be possibly set aside or overturned.

This order is not final / is final.

An appeal lies de this order to the appeal court X. / An appeal does not lie de this order.

This court does not give permission to appeal. The appropriate appeal court to which any further application for permission may be made is X. / This court gives permission to appeal.

Unless this order would be obeyed by the date xy/ab/201c , another miscarriage of justice would be a consequence.

Dated: xy/ab/2016