

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

CLAIM NO. KB-2024-004175

B E T W E E N :

TELEDYNE UK LIMITED

Claimant

-and-

(1) JULIAN ALLEN GAO

(2) – (7) OTHER NAMED DEFENDANTS

(8) PERSONS UNKNOWN WHO ARE WITHOUT THE CONSENT OF THE CLAIMANT ENTERING OR REMAINING ON LAND AND IN OR ON BUILDINGS ON ANY OF THE SITES LISTED IN SCHEDULE 2 TO THE CLAIM FORM, THOSE BEING:

- A. THE 'SHIPLEY SITE' (TELEDYNE UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW);**
- B. THE 'LINCOLN SITE' (TELEDYNE UK LIMITED, 168 SADLER ROAD, LINCOLN LN6 3RS);**
- C. THE 'WIRRAL SITE' (TELEDYNE UK LIMITED, UNIT A, 6 TEBAY ROAD, BROMBOROUGH, BIRKENHEAD, WIRRAL CH62 3PA);**
- D. THE 'CHELMSFORD SITE' (TELEDYNE UK LIMITED, 106 WATERHOUSE LANE, CHELMSFORD CM1 2QU);**
- E. THE 'PRESTEIGNE SITE' (TELEDYNE UK LIMITED, BROADAXE BUSINESS PARK, PRESTEIGNE LD8 2UH); AND**
- F. THE 'NEWBURY SITE' (TELEDYNE UK LIMITED, REYNOLDS NAVIGATION HOUSE, CANAL VIEW ROAD, NEWBURY RG14 5UR).**

(9) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE 'SHIPLEY SITE' (TELEDYNE UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW) FROM THE HIGHWAY

(10) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE HIGHWAY FROM THE 'SHIPLEY SITE' (TELEDYNE UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW)

**(11) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING
ARE CAUSING THE BLOCKING, SLOWING DOWN, OBSTRUCTING
OR OTHERWISE INTERFERING WITH THE FREE FLOW OF
TRAFFIC ON TO, OFF OR ALONG THE ROADS LISTED AT
SCHEDULE 3 TO THE CLAIM FORM**

(12) – (18) OTHER NAMED DEFENDANTS

Defendants

EXHIBIT MS4

This is Exhibit MS4 referred to in the Fourth Witness Statement of Manan Singh.

PENAL NOTICE

IF YOU THE BELOW NAMED DEFENDANTS OR PERSONS UNKNOWN OR ANY OF YOU DISOBEY THIS ORDER OR INSTRUCT OR ENCOURAGE OTHERS TO BREACH THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE YOUR ASSETS SEIZED.

ANY OTHER PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS THE DEFENDANTS BREACH THE TERMS OF THIS ORDER MAY ALSO BE HELD IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED.

IN THE HIGH COURT OF JUSTICE
KING'S BENCH DIVISION

Claim No. KB-2024-004175

Before the Honourable Mrs Justice Tipples DBE
Friday 24 January 2025

B E T W E E N :



KB-2024-004175

TELEDYNE UK LIMITED

Claimant

-and-

(1) JULIAN ALLEN GAO

(2) – (7) OTHER NAMED DEFENDANTS AS LISTED AT SCHEDULE 1 TO THIS ORDER AND ALSO AT SCHEDULE 1 TO THE CLAIM FORM

(8) PERSONS UNKNOWN WHO ARE WITHOUT THE CONSENT OF THE CLAIMANT ENTERING OR REMAINING ON LAND AND IN OR ON BUILDINGS ON ANY OF THE SITES LISTED IN SCHEDULE 2 TO THE CLAIM FORM, THOSE BEING:

A. THE ‘SHIPLEY SITE’ (TELEDYNE UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW);

B. THE ‘LINCOLN SITE’ (TELEDYNE UK LIMITED, 168 SADLER ROAD, LINCOLN LN6 3RS);

C. THE ‘WIRRAL SITE’ (TELEDYNE UK LIMITED, UNIT A, 6 TEBAY ROAD, BROMBOROUGH, BIRKENHEAD, WIRRAL CH62 3PA);

D. THE ‘CHELMSFORD SITE’ (TELEDYNE UK LIMITED, 106 WATERHOUSE LANE, CHELMSFORD CM1 2QU);

E. THE ‘PRESTEIGNE SITE’ (TELEDYNE UK LIMITED, BROADAXE BUSINESS PARK, PRESTEIGNE LD8 2UH); AND

F. THE ‘NEWBURY SITE’ (TELEDYNE UK LIMITED, REYNOLDS NAVIGATION HOUSE, CANAL VIEW ROAD, NEWBURY RG14 5UR).

(9) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE ‘SHIPLEY SITE’ (TELEDYNE UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW) FROM THE HIGHWAY

(10) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE HIGHWAY FROM THE ‘SHIPLEY SITE’ (TELEDYNE UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW)

(11) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE CAUSING THE BLOCKING, SLOWING DOWN, OBSTRUCTING OR OTHERWISE INTERFERING WITH THE FREE FLOW OF TRAFFIC ON TO, OFF OR ALONG THE ROADS LISTED AT SCHEDULE 3 TO THE CLAIM FORM

(12) – (18) OTHER NAMED DEFENDANTS AS LISTED AT SCHEDULE 1 TO THIS ORDER AND ALSO AT SCHEDULE 1 TO THE CLAIM FORM

Defendants

INJUNCTION ORDER

UPON the Claimant’s claim brought by way of a Part 8 Claim Form dated 13 December 2024 (the ‘Claim’)

AND UPON the Claimant making an application for interim injunctive relief by way of an Application Notice dated 13 December 2024 (the ‘Application’), which relief was granted on 20 December 2024 and which the Claimant now seeks to continue

AND UPON the Claimant making an application by way of an Application Notice dated 15 January 2025 to add further Named Defendants to the Claim and the interim injunctive relief

AND UPON the Court reading the witness statements listed in Schedule 2 to this Order

AND UPON the Court having particular regard to the importance of the Defendants’ Article 10 and Article 11 Convention rights to freedom of expression and freedom of lawful assembly

AND UPON the Court being satisfied that the Order does not prohibit peaceful protest

AND UPON the Court considering its discretion to grant injunctive relief pursuant to s37(1) of the Senior Courts Act 1981 and considering it just and convenient to do so

AND UPON the Court accepting the undertakings given in Schedule 3 to this Order

AND UPON the First to Seventh Defendants having been deemed served with the Claim Form on 16 January 2025 (at the latest), such that date by which they must acknowledge service and file and serve any evidence in defence is 13 March 2025 (in accordance with paragraphs 3 to 5 of the Order of Bourne J dated 20 December 2024)

AND UPON hearing Natalie Pratt of counsel for the Claimant

AND UPON the First to Seventh Defendants and the proposed Twelfth to Eighteenth Defendants not appearing and not being represented

AND UPON the Court being satisfied on the evidence that all the Defendants and Proposed Defendants have been served with notice of this hearing

IT IS ORDERED THAT:

Definitions

1. For the purpose of this Order:

- i. The ‘**Shipley Site**’ shall mean Teledyne UK Limited, Airedale House, Acorn Park, Shipley BD17 7SW, as marked in red on the plans at Annexe 1 to this Order;
- ii. The ‘**Lincoln Site**’ shall mean Teledyne UK Limited, 168 Sadler Road, Lincoln LN6 3RS, as marked in red on the plan at Annexe 2 to this Order;
- iii. ‘**Wirral Site**’ shall mean Teledyne UK Limited, Unit A, 6 Tebay Road, Bromborough, Birkenhead, Wirral CH62 3PA, as marked in red on the plan at Annexe 3 to this Order;

- iv. The ‘**Chelmsford Site**’ shall mean Teledyne UK Limited, 106 Waterhouse Lane, Chelmsford CM1 2QU, as marked in red on the plan at Annexe 4 to this Order;
- v. The ‘**Presteigne Site**’ shall mean Teledyne UK Limited, Broadaxe Business Park, Presteigne LD8 2UH, as marked in red on the plans at Annexe 5 to this Order;
- vi. The ‘**Newbury Site**’ shall mean Teledyne UK Limited, Reynolds Navigation House, Canal View Road, Newbury RG14 5UR, as marked on red on the plan at Annexe 6 to the Claim Form;
- vii. The road known as ‘**Acorn Park**’ means the road marked in purple on the plans at Annexe 1 to this Order.

INJUNCTION

- 2. Until final disposal of the Claim or further order of the Court, the Defendants and each of them (whether by themselves or by instructing, encouraging, or allowing any other person) are forbidden from:
 - i. Entering or remaining on the following sites and/or entering or remaining in or on buildings on the following sites:
 - a) the Shipley Site, as marked in red on the plans at Annexe 1 to this Order;
 - b) the Lincoln Site, as marked in red on the plan at Annexe 2 to this Order;
 - c) the Wirral Site, as marked in red on the plan at Annexe 3 to this Order;
 - d) the Chelmsford Site, as marked in red on the plan at Annexe 4 to this Order;
 - e) the Presteigne Site, as marked in red on the plans at Annexe 5 to this Order; and
 - f) the Newbury Site, as marked in red on the plan at Annexe 6 to this Order.
 - ii. Depositing any item or substance on the following sites, affixing themselves or any other item to any building, structure or fixture on the following sites, and/or defacing or damaging any building, structure or fixture on the following sites:
 - a) the Shipley Site, as marked in red on the plans at Annexe 1 to this Order;
 - b) the Lincoln Site, as marked in red on the plan at Annexe 2 to this Order;
 - c) the Wirral Site, as marked in red on the plan at Annexe 3 to this Order;
 - d) the Chelmsford Site, as marked in red on the plan at Annexe 4 to this Order;

- e) the Presteigne Site, as marked in red on the plans at Annexe 5 to this Order; and
 - f) the Newbury Site, as marked in red on the plan at Annexe 6 to this Order.
- iii. Blocking, slowing down, obstructing or otherwise interfering with vehicular access to or from the highway at the Shipley Site (as marked in red on the plans at Annexe 1 to this Order);
- iv. Approaching, slowing down or obstructing any vehicle moving along or accessing the road known as Acorn Park, Shipley (as marked in purple on the plans at Annexe 1 to this Order) for the purpose of:
 - a) disrupting vehicular access to or from the Shipley Site (as marked in red on the plans at Annexe 1 to this Order); and
 - b) protesting.
- v. Affixing themselves or any other item to, or leaving or depositing any item on, the road known as Acorn Park, Shipley (as marked in purple on the plans at Annexe 1 to this Order) for the purpose of:
 - a) disrupting vehicular access to or from the Shipley Site (as marked in red in the plans at Annexe 1 to this Order); and
 - b) protesting.
- vi. Affixing themselves or any other items to any vehicle on, entering or exiting the Shipley Site (as marked in red on the plans at Annexe 1 to this Order), where that affixation is done for the purpose of protesting.

Service and notification

3. Pursuant to CPR rules 6.15 and 6.27, the Claimant has permission to serve the First to Seventh Defendants and the Twelfth to Eighteenth Defendants with, and permission to notify the Eighth to Eleventh Defendants (Persons Unknown) of, the Claim Form, Amended Claim Form, Application for interim relief, Application for the addition of further Named Defendants, evidence in support of the Claim and both Applications, this Order and any further documents in the Claim by (with 3(i) – 3(iv) to be treated conjunctively):
 - i. **Website:** placing a copy of the documents to be served on a website or webpage operated by the Claimant, a link to which shall be placed on the Claimant's main website; and
 - ii. **Email:** sending a copy of the documents to be served to Palestine Action, Bradford Friends of Palestine and the Palestine Solidarity Campaign (including the relevant local branches) at the following email addresses

info@palestineaction.org;
media@palestinecampaign.org;

actions@palestineaction.org;
branches@palestinecampaign.org;

info@palestinecampaign.org;
pscchelmsford@gmail.com;
liverpoolfopal@gmail.com;
bfdfriendsofpalestine@yahoo.com;

palestinesolidaritybradford@gmail.com;
lincolnpalestine@gmail.com;
pscshrop@gmail.com;

and providing a link by which the webpage or website mentioned in paragraph 3(i) above can be accessed.

- iii. **Post:** where an address of a Named Defendant is known to the Claimant, by posting a copy of the documents to be served together with a covering letter by way of first-class post;
 - iv. **Signs:** placing signs on the perimeter of the Shipley Site, Lincoln Site, Wirral Site, Chelmsford Site, Presteigne Site and Newbury Site, which advise that a High Court injunction is in force that restricts some protest activities, and which provide a weblink and QR code by which the website or webpage mentioned in paragraph 3(i) above can be accessed;
 - v. **Where requested by a Defendant:** the documents to be served may be served by email where the Defendant has requested that they be served by email, by sending the email to the address provided by the Defendant; or
 - vi. **Lawyers:** by serving any solicitor acting for a Defendant who has filed a notice of acting in these proceedings.
4. The deemed date of service of any documents referred to in paragraph 3 above shall be the day on which service of the document or documents is completed in accordance with paragraph 3 above.
 5. The Twelfth to Eighteenth Defendants shall acknowledge service of the Claim Form 56 days after the deemed date of service and file any written evidence in defence by the same date. For the avoidance of doubt, the date by which the First to Seventh Defendants shall acknowledge service and file and serve any written evidence in defence is 13 March 2025 (in accordance with the Order of Bourne J dated 20 December 2024).

Permission to apply

6. The Defendants or any other person affected by this Order may apply to the Court at any time to vary or discharge this Order or so much of it as affects that person, but they must first give the Claimant's solicitors 72 hours' notice of such application. If any evidence is to be relied upon in support of that application, that evidence must be served on the Claimant's solicitors 48 hours in advance of the hearing.
7. Any person applying to vary or discharge this Order must provide their full name and address for service.

Directions

8. The Claimant is permitted to amend the Claim Form in the manner of the red lined draft annexed to the Application dated 15 January 2025, and specifically to:

- i. add the Twelfth to Eighteenth Defendants as Defendants to the Claim those being Cheryl Leanaghan, Mais Robinson, Autumn Taylor-Ward, Anabella Barringer, Lara Downes, Gabrielle Middleton and Luke Carter respectively;
 - ii. amend paragraph 7 of the Brief Details of Claim to include relevant information on the Twelfth to Eighteenth Defendants;
 - iii. include the addresses of the First to Seventh and Twelfth to Eighteenth Defendants.
9. The Claimant shall file and serve (in accordance with paragraph 3 above) any further evidence upon which it will seek to rely at the disposal of the Claim and review of the Order against Persons Unknown by 4pm on 29 May 2025.
10. The Defendants shall file and serve any evidence upon which they will seek to rely at the disposal of the Claim by 4pm on 26 June 2025.
11. The Claimant may (if so advised) file and serve (in accordance with paragraph 3 above) any evidence in reply by 4pm on 10 July 2025.
12. A final hearing shall be listed for **Friday 25 July 2025 at 10.30am** in the Royal Courts of Justice, Strand, London, WC2A 2LL, with a time estimate of one day, at which the Order against Persons Unknown shall also be reviewed. A further ½ day should be allocated for judicial pre-reading. In the event that the time estimate requires revision (whether upwards or downwards), the Claimant shall inform the Court as soon as it is reasonably practicable to do so.
13. The Claimant shall file and serve (in accordance with paragraph 3 above) a hearing bundle by 4pm on 18 July 2025, save that the Claimant need only serve Named Defendants in accordance with paragraph 3(iii) above where that Defendant has acknowledged service of the Claim and/or filed evidence in defence of the Claim or indicated that they intend to participate in the final hearing of the Claim.
14. Skeleton arguments shall be filed and served (in accordance with paragraph 3 above) by 4pm on 22 July 2025, save that the Claimant need only serve Named Defendants in accordance with paragraph 3(iii) above where that Defendant has acknowledged service of the Claim and/or filed evidence in defence of the Claim or indicated that they intend to participate in the final hearing of the Claim.
15. Solicitors for the Claimant shall liaise with the KB Judges Listing Office as to the audio-visual technology required at the final hearing (if any).

Communications with the Claimant and the Court

16. All communications with the Claimant about this Order should be sent by email to the Claimant's solicitors, Keystone Law, at info.teledyne@keystonelaw.co.uk.
17. All communications with the Court about this Order should be sent to KBJudgesListing@justice.gov.uk or Room E03 Royal Courts of Justice, Strand, London

WC2A 2LL. The Telephone number is 020 3938957. The offices are open between 10am and 4pm Monday to Friday.

Costs

18. Costs in the case.

GUIDANCE NOTES

Effect of this Order – the Defendants

1. A Defendant who is an individual and who is ordered not to do something must not do it him or herself or in any other way nor must he/she do it through others acting on his/her behalf or on his/her instructions or with his/her encouragement.

Interpretation of this Order

2. In this Order, references to ‘the Defendant’ means any or all of them (unless expressly stated otherwise).
3. A requirement to serve on a ‘Defendant’ means on each of them. However, the Order is effective against any Defendant on whom it is served in accordance with this Order.
4. An Order requiring ‘the Defendant’ not to do anything applies to all Defendants.
5. This Order contains the following schedules and annexes
 - i. Schedule 1 – Named Defendants;
 - ii. Schedule 2 – witness statements;
 - iii. Schedule 3 – undertakings;
 - iv. Annexe 1 – plans of the Shipley Site;
 - v. Annexe 2 – plan of the Lincoln Site;
 - vi. Annexe 3 – plan of the Wirral Site;
 - vii. Annexe 4 – plan of the Chelmsford Site;
 - viii. Annexe 5 – plans of the Presteigne Site;
 - ix. Annexe 6 – plan of the Newbury Site.

SCHEDULE 1 – NAMED DEFENDANTS

- (1) JULIAN ALLEN GAO
- (2) RUBY HAMILL
- (3) DANIEL JONES
- (4) NAJAM SHAH
- (5) RICKY SOUTHALL
- (6) AMAREEN AFZAL
- (7) SERENA FENTON
- (12) CHERYL LEANAGHAN
- (13) MAIS ROBINSON
- (14) AUTUMN TAYLOR-WARD
- (15) ANABELLA BARRINGER
- (16) LARA DOWNES
- (17) GABRIELLE MIDDLETON
- (18) LUKE CARTER

SCHEDULE 2 – WITNESS STATEMENTS

The Court read the following witness statements on behalf of the Claimants:

- 1. The first witness statement of Nicholas James Wargent dated 13 December 2024;
- 2. The first witness statement of Manan Singh dated 13 December 2024;
- 3. The second witness statement of Nicholas James Wargent dated 19 December 2024;
- 4. The third witness statement of Nicholas James Wargent dated 15 January 2025;
- 5. The third witness statement of Manan Singh dated 23 January 2025.

SCHEDULE 3 – UNDERTAKINGS

1. If the Court later finds that this Order has caused loss to the Defendants, and decides that the Defendants should be compensated for that loss, the Claimant gives an undertaking in damages limited to £100,000.

ANNEXE 1 – SHIPLEY SITE



Acorn Park



Promap
WY ANDERSON INFORMATION

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Plotted Scale - 1:1250, Paper Size - A4

Title Number: WYK387275

ANNEXE 2 – LINCOLN SITE



Promap

W.L. ANDERSON & SONS LTD.

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Plotted Scale - 1:1250. Paper Size - A4

Title Number: LL317736

An aerial photograph of a large industrial facility, likely a warehouse or manufacturing plant. The main building is a long, rectangular structure with a light-colored, corrugated metal roof. It is surrounded by a red outline, which also encompasses a paved area with several parked vehicles, including cars and trucks. To the left of the main building is a smaller, similar structure. To the right is a large, dark green wooded area. In the background, there are more industrial buildings and parking lots. The overall scene is a typical industrial park setting.

► **Adaptive** – not always true

Title Number: MS575234

ANNEXE 4 – CHELMSFORD SITE



Promap

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Plotted Scale • 1:4000. Paper Size – A4

Title Number: EX688035

ANNEXE 5 – PRESTEIGNE SITE



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Plotted Scale - 1:1000. Paper Size - A4

Title Number: CYM839162



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Plotted Scale - 1:750. Paper Size - A4

Title Number: WA552132

ANNEXE 6 – NEWBURY SITE



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Plotted Scale - 1:750. Paper Size - A4

Title Number: BK365055

In the matter of an injunction sought pursuant to CPR 25

Before the Honourable Mr Justice Bourne
20 December 2024

B E T W E E N :

TELEDYNE UK LIMITED

-and-

(1) JULIAN ALLEN GAO

(2) RUBY HAMILL

(3) DANIEL JONES

(4) NAJAM SHAH

(5) RICKY SOUTHALL

(6) AMAREEN AFZAL

(7) SERENA FENTON

**(8) PERSONS UNKNOWN WHO ARE WITHOUT THE CONSENT OF THE
CLAIMANT ENTERING OR REMAINING ON LAND AND IN OR ON
BUILDINGS ON ANY OF THE SITES LISTED IN SCHEDULE 2 TO THE
CLAIM FORM, THOSE BEING:**

- A. THE 'SHIPLEY SITE' (TELEDYNE UK LIMITED, AIREDALE
HOUSE, ACORN PARK, SHIPLEY BD17 7SW);**
- B. THE 'LINCOLN SITE' (TELEDYNE UK LIMITED, 168 SADLER
ROAD, LINCOLN LN6 3RS);**
- C. THE 'WIRRAL SITE' (TELEDYNE UK LIMITED, UNIT A, 6 TEBAY
ROAD, BROMBOROUGH, BIRKENHEAD, WIRRAL CH62 3PA);**
- D. THE 'CHELMSFORD SITE' (TELEDYNE UK LIMITED, 106
WATERHOUSE LANE, CHELMSFORD CM1 2QU);**
- E. THE 'PRESTEIGNE SITE' (TELEDYNE UK LIMITED, BROADAXE
BUSINESS PARK, PRESTEIGNE LD8 2UH); AND**



KB-2024-004175

F. THE ‘NEWBURY SITE’ (TELEDYNE UK LIMITED, REYNOLDS NAVIGATION HOUSE, CANAL VIEW ROAD, NEWBURY RG14 5UR).

(9) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE ‘SHIPLEY SITE’ (TELEDYNE UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW) FROM THE HIGHWAY

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(11) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE CAUSING THE BLOCKING, SLOWING DOWN, OBSTRUCTING OR OTHERWISE INTERFERING WITH THE FREE FLOW OF TRAFFIC ON TO, OFF OR ALONG THE ROADS LISTED AT SCHEDULE 3 TO THE CLAIM FORM

Defendants

INJUNCTION ORDER

PENAL NOTICE

IF YOU, THE ABOVE NAMED DEFENDANTS OR PERSONS UNKNOWN OR ANY OF YOU DISOBEY THIS ORDER OR INSTRUCT OR ENCOURAGE OTHERS TO BREACH THIS ORDER YOU MAY BE HELD TO BE IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE YOUR ASSETS SEIZED.

ANY OTHER PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS THE DEFENDANTS BREACH THE TERMS OF THIS ORDER MAY ALSO BE HELD IN CONTEMPT OF COURT AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED

UPON the Claimant’s claim brought by way of a Part 8 Claim Form dated 13 December 2024 (the ‘Claim’)

AND UPON the Claimant making an application for interim injunctive relief by way of an Application Notice dated 13 December 2024 (the ‘Application’)

AND UPON the Court reading the Application and the witness statements listed in Schedule 2 to this Order

AND UPON the Court being satisfied pursuant to s12(2)(b) of the Human Rights Act 1998 that the Claimants had compelling reasons why the Named Defendants should not be notified of the Application prior to the Court hearing the Application (but with short notice of this hearing having in any event been given to the Defendants by way of email to the email address listed at paragraph 3(ii) of this Order)

AND UPON the Court having particular regard to the importance of the Defendants' Article 10 and Article 11 Convention rights to freedom of expression and freedom of lawful assembly

AND UPON the Court being satisfied that the Order does not prohibit peaceful protest

AND UPON the Court considering its discretion to grant injunctive relief pursuant to s37(1) of the Senior Courts Act 1981 and considering it just and convenient to do so

AND UPON the Court accepting the undertakings given in Schedule 3 to this Order

AND UPON hearing Natalie Pratt of counsel for the Claimant, without attendance by the Defendants

IT IS ORDERED THAT:

Definitions

1. For the purpose of this Order:

- i. The **'Shipley Site'** shall mean Teledyne UK Limited, Airedale House, Acorn Park, Shipley BD17 7SW, as marked in red on the plans at Annexe 1 to this Order;
- ii. The **'Lincoln Site'** shall mean Teledyne UK Limited, 168 Sadler Road, Lincoln LN6 3RS, as marked in red on the plan at Annexe 2 to this Order;
- iii. **'Wirral Site'** shall mean Teledyne UK Limited, Unit A, 6 Tebay Road, Bromborough, Birkenhead, Wirral CH62 3PA, as marked in red on the plan at Annexe 3 to this Order;
- iv. The **'Chelmsford Site'** shall mean Teledyne UK Limited, 106 Waterhouse Lane, Chelmsford CM1 2QU, as marked in red on the plan at Annexe 4 to this Order;
- v. The **'Presteigne Site'** shall mean Teledyne UK Limited, Broadaxe Business Park, Presteigne LD8 2UH, as marked in red on the plans at Annexe 5 to this Order;
- vi. The **'Newbury Site'** shall mean Teledyne UK Limited, Reynolds Navigation House, Canal View Road, Newbury RG14 5UR, as marked on red on the plan at Annexe 6 to the Claim Form.

INJUNCTION

2. Until and subject to any further order of the Court, the Defendants and each of them (whether by themselves or by instructing, encouraging, or allowing any other person) are forbidden from:

- i. Entering or remaining on the following sites and/or entering or remaining in or on buildings on the following sites:
 - a) the Shipley Site, as marked in red on the plans at Annexe 1 to this Order;
 - b) the Lincoln Site, as marked in red on the plan at Annexe 2 to this Order;
 - c) the Wirral Site, as marked in red on the plan at Annexe 3 to this Order;
 - d) the Chelmsford Site, as marked in red on the plan at Annexe 4 to this Order;
 - e) the Presteigne Site, as marked in red on the plans at Annexe 5 to this Order; and
 - f) the Newbury Site, as marked in red on the plan at Annexe 6 to this Order.
- ii. Depositing any item or substance on the following sites, affixing themselves or any other item to any building, structure or fixture on the following sites, and/or defacing or damaging any building, structure or fixture on the following sites:
 - a) the Shipley Site, as marked in red on the plans at Annexe 1 to this Order;
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 - d) the Chelmsford Site, as marked in red on the plan at Annexe 4 to this Order;
 - e) the Presteigne Site, as marked in red on the plans at Annexe 5 to this Order; and
 - f) the Newbury Site, as marked in red on the plan at Annexe 6 to this Order.
- iii. Blocking, slowing down, obstructing or otherwise interfering with vehicular access to or from the highway at the Shipley Site (as marked in red on the plans at Annexe 1 to this Order);
- iv. Approaching, slowing down or obstructing any vehicle moving along or accessing the road known as Acorn Park, Shipley (as marked in purple on the plans at Annexe 1 to this Order) for the purpose of:
 - a) disrupting vehicular access to or from the Shipley Site (as marked in red on the plans at Annexe 1 to this Order); and
 - b) protesting.

- v. Affixing themselves or any other item to, or leaving or depositing any item on, the road known as Acorn Park, Shipley (as marked in purple on the plans at Annexe 1 to this Order) for the purpose of:
 - a) disrupting vehicular access to or from the Shipley Site (as marked in red in the plans at Annexe 1 to this Order); and
 - b) protesting.
- vi. Affixing themselves or any other items to any vehicle on, entering or exiting the Shipley Site (as marked in red on the plans at Annexe 1 to this Order), where that affixation is done for the purpose of protesting.

Service and notification

3. Pursuant to CPR rules 6.15 and 6.27, the Claimant has permission to serve the First to Seventh Defendants with, and permission to notify the Eighth to Eleventh Defendants (Persons Unknown) of, the Claim Form, Application for interim relief, evidence in support of the Claim and Application, this Order and any further documents in the Claim by (with 3(i) – 3(iv) to be treated conjunctively):

- i. **Website:** placing a copy of the documents to be served on a website or webpage operated by the Claimant, a link to which shall be placed on the Claimant's main website; and
- ii. **Email:** sending a copy of the documents to be served to Palestine Action, Bradford Friends of Palestine and the Palestine Solidarity Campaign (including the relevant local branches) at the following email addresses

info@palestineaction.org ;	actions@palestineaction.org ;
media@palestinecampaign.org ;	branches@palestinecampaign.org ;
info@palestinecampaign.org ;	palestinesolidaritybradford@gmail.com ;
pscchelmsford@gmail.com ;	lincolnpalestine@gmail.com ;
liverpoolfopal@gmail.com ;	pscshrop@gmail.com ;
bfdfriendsofpalestine@yahoo.com ;	

and providing a link by which the webpage or website mentioned in paragraph 3(i) above can be accessed.

- iii. **Post:** where an address of a Named Defendant is known to the Claimant, by posting a copy of the documents to be served together with a covering letter by way of first-class post;
- iv. **Signs:** placing signs on the perimeter of the Shipley Site, Lincoln Site, Wirral Site, Chelmsford Site, Presteigne Site and Newbury Site, which advise that a High Court injunction is in force that restricts some protest activities, and which provide a weblink and QR code by which the website or webpage mentioned in paragraph 3(i) above can be accessed;

- v. **Where requested by a Defendant:** the documents to be served may be served by email where the Defendant has requested that they be served by email, by sending the email to the address provided by the Defendant; or
 - vi. **Lawyers:** by serving any solicitor acting for a Defendant who has filed a notice of acting in these proceedings.
- 4. The deemed date of service of any documents referred to in paragraph 3 above shall be the day on which service of the document or documents is completed in accordance with paragraph 3 above.
 - 5. The Defendants shall acknowledge service of the Claim Form 56 days after the deemed date of service and file any written evidence in defence by the same date.

Liberty to apply

- 6. The Defendants or any other person affected by this Order may apply to the Court at any time to vary or discharge this Order or so much of it as affects that person, but they must first give the Claimant's solicitors 72 hours' notice of such application. If any evidence is to be relied upon in support of that application, that evidence must be served on the Claimant's solicitors 48 hours in advance of the hearing.
- 7. Any person applying to vary or discharge this Order must provide their full name and address for service.

Return date hearing

- 8. The continuation of this Order shall be considered at a hearing before a Judge of the King's Bench Division on 24 January 2025, with a time estimate of 1 day, to include 1.5 hours judicial pre-reading.
- 9. Any evidence in support of or opposition to the continuation of this Order shall be filed by 4pm on 17 January 2025.
- 10. The Claimant shall file, and serve in accordance with paragraph 3 above, a hearing bundle for use at the return date hearing by 4pm on 20 January 2025.
- 11. The Claimant shall file, and serve in accordance with paragraph 3 above, its skeleton argument by 4pm on 21 January 2025. Any other person who wishes to be heard at the return date hearing should also file and serve on the Claimant a skeleton argument by 4pm on 21 January 2025.

Communications with the Claimant and the Court

- 12. All communications with the Claimant about this Order should be sent by email to the Claimant's solicitors, Keystone Law, at info.teledyne@keystonelaw.co.uk.
- 13. All communications with the Court about this Order should be sent to KBJudgesListing@justice.gov.uk or Room E03 Royal Courts of Justice, Strand, London

WC2A 2LL. The Telephone number is 020 3938957. The offices are open between 10am and 4pm Monday to Friday.

Costs

14. Costs reserved

Pursuant to CPR 40.7(1) this Order has effect from the date it is made, that being **20 December 2024**.

GUIDANCE NOTES

Effect of this Order – the Defendants

1. A Defendant who is an individual and who is ordered not to do something must not do it him or herself or in any other way nor must he/she do it through others acting on his/her behalf or on his/her instructions or with his/her encouragement.

Interpretation of this Order

2. In this Order, references to ‘the Defendant’ means any or all of them (unless expressly stated otherwise).
3. A requirement to serve on a ‘Defendant’ means on each of them. However, the Order is effective against any Defendant on whom it is served in accordance with this Order.
4. An Order requiring ‘the Defendant’ not to do anything applies to all Defendants.
5. This Order contains the following schedules and annexes
 - i. Schedule 1 – Named Defendants;
 - ii. Schedule 2 – witness statements;
 - iii. Schedule 3 – undertakings;
 - iv. Annexe 1 – plans of the Shipley Site;
 - v. Annexe 2 – plan of the Lincoln Site;
 - vi. Annexe 3 – plan of the Wirral Site;
 - vii. Annexe 4 – plan of the Chelmsford Site;
 - viii. Annexe 5 – plans of the Presteigne Site;
 - ix. Annexe 6 – plan of the Newbury Site.

SCHEDULE 1 – NAMED DEFENDANTS

- (1) JULIAN ALLEN GAO
- (2) RUBY HAMILL
- (3) DANIEL JONES
- (4) NAJAM SHAH
- (5) RICKY SOUTHALL
- (6) AMAREEN AFZAL
- (7) SERENA FENTON

SCHEDULE 2 – WITNESS STATEMENTS

The Court read the following witness statements on behalf of the Claimants:

- 1. The first witness statement of Nicholas James Wargent dated 13 December 2024;
- 2. The first witness statement of Manan Singh dated 13 December 2024;
- 3. The second witness statement of Nicholas James Wargent dated 19 December 2024.

SCHEDULE 3 – UNDERTAKINGS

- 1. If the Court later finds that this Order has caused loss to the Defendants, and decides that the Defendants should be compensated for that loss, the Claimant gives an undertaking in damages limited to £50,000.

ANNEXE 1 – SHIPLEY SITE



Promap
LANDSCAPE ARCHITECTURE

© Crown Copyright and database rights 2024, OS AC0000813445
Plotted Scale - 1:3000, Paper Size - A4

Title Number: WYK387275



Promap
Aerial Imagery and Data

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Plotted Scale - 1:1250. Paper Size - A4

Title Number: WYK367275

ANNEXE 2 – LINCOLN SITE



Promap
Landscape Architecture

© Crown Copyright and database rights 2024. OS AC0000813445
Plotted Scale - 1:1250. Paper Size - A4

Title Number: LL317736

ANNEXE 3 – WIRRAL SITE



Promap
Landscape Architecture

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Plotted Scale - 1:1250. Paper Size - A4

Title Number: MS575234

ANNEXE 4 – CHELMSFORD SITE



Promap
Landscape Architecture

© Crown Copyright and database rights 2024. OS AC0000813445
Plotted Scale - 1:4000. Paper Size - A4

Title Number: EX688035

ANNEXE 5 – PRESTEIGNE SITE



Promap
Landscape Architecture

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Plotted Scale - 1:1000. Paper Size - A4

Title Number: CYM839162



Promap
LANDSCAPE ARCHITECTURE

© Crown Copyright and database rights 2024. OS AC0000813445
Plotted Scale - 1:750, Paper Size - A4

Title Number: WA552132

ANNEXE 6 – NEWBURY SITE



Promap
Landscape Architecture

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Plotted Scale - 1:750. Paper Size - A4

Title Number: BK365055





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

CLAIM NO. KB-2024-004175

**Before the Honourable Mr Justice Bourne
20 December 2024**

B E T W E E N:

TELEDYNE UK LIMITED

-and-

(1) JULIAN ALLEN GAO

(2) RUBY HAMILL

(3) DANIEL JONES

(4) NAJAM SHAH

(5) RICKY SOUTHALL

(6) AMAREEN AFZAL

(7) SERENA FENTON



KB-2024-004175

**(8) PERSONS UNKNOWN WHO ARE WITHOUT THE CONSENT OF THE
CLAIMANT ENTERING OR REMAINING ON LAND AND IN OR ON BUILDINGS
ON ANY OF THE SITES LISTED IN SCHEDULE 2 TO THE CLAIM FORM,
THOSE BEING:**

**A. THE 'SHIPLEY SITE' (TELEDYNE UK LIMITED, AIREDALE HOUSE,
ACORN PARK, SHIPLEY BD17 7SW);**

**B. THE 'LINCOLN SITE' (TELEDYNE UK LIMITED, 168 SADLER ROAD,
LINCOLN LN6 3RS);**

**C. THE 'WIRRAL SITE' (TELEDYNE UK LIMITED, UNIT A, 6 TEBAY ROAD,
BROMBOROUGH, BIRKENHEAD, WIRRAL CH62 3PA);**

**D. THE 'CHELMSFORD SITE' (TELEDYNE UK LIMITED, 106
WATERHOUSE LANE, CHELMSFORD CM1 2QU);**

**E. THE 'PRESTEIGNE SITE' (TELEDYNE UK LIMITED, BROADAXE
BUSINESS PARK, PRESTEIGNE LD8 2UH); AND**

**F. THE 'NEWBURY SITE' (TELEDYNE UK LIMITED, REYNOLDS
NAVIGATION HOUSE, CANAL VIEW ROAD, NEWBURY RG14 5UR).**

**(9) PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE
OBSTRUCTING ANY VEHICLE ACCESSING THE 'SHIPLEY SITE' (TELEDYNE
UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW) FROM
THE HIGHWAY**

(10) **PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE OBSTRUCTING ANY VEHICLE ACCESSING THE HIGHWAY FROM THE ‘SHIPLEY SITE’ (TELEDYNE UK LIMITED, AIREDALE HOUSE, ACORN PARK, SHIPLEY BD17 7SW)**

(11) **PERSONS UNKNOWN WHO FOR THE PURPOSE OF PROTESTING ARE CAUSING THE BLOCKING, SLOWING DOWN, OBSTRUCTING OR OTHERWISE INTERFERING WITH THE FREE FLOW OF TRAFFIC ON TO, OFF OR ALONG THE ROADS LISTED AT SCHEDULE 3 TO THE CLAIM FORM**

Defendants

(12) **THE CHIEF CONSTABLE OF WEST YORKSHIRE POLICE**

Respondent

ORDER

UPON reading the Application dated 16 December 2024 made by the Claimant pursuant to CPR 31.17 (the ‘Application’)

AND UPON reading the witness statement of Stephen William Simpson for and on behalf of the Respondent, in which it is confirmed that the Respondent remains neutral on the Application

AND UPON the Court hearing Natalie Pratt of counsel and the Respondent not appearing or being represented

IT IS ORDERED THAT:

Definitions

1. For the purpose of this Order:
 - 1.1 The **“Shipley Site”** shall mean Teledyne UK Limited’s site at Airedale House, Acorn Park, Shipley BD17 7SW;
 - 1.2 The **“Road”** shall mean the road known as Acorn Park, Shipley.

Order

2. The Respondent shall disclose to and permit the Claimant inspection of the

following documents within its control:

- 2.1 the occurrence logs for the incidents that occurred at the Shipley Site on 26/12/23, 02/04/24, 15/05/24 and 19/12/24, which logs provide the name, addresses, email addresses and telephone numbers of any person arrested by one of the Respondent's officers in the course of, or as a result of, protest (including, but not limited to, acts of trespass) at the Shipley Site or on the Road; and
 - 2.2 documents which provide the names, addresses, email addresses and telephone numbers of any person who was asked to leave the Shipley Site by one of the Respondent's officers during the course of the incidents that occurred at the Shipley Site on 26/12/23, 02/04/24, 15/05/24 and 19/12/24; and
 - 2.3 photographic material and any evidentially relevant material, including witness statements and written/taped interview records, relating to any person arrested by one of the Respondent's officers during the course of the incidents that occurred at the Shipley Site (or on the Road) on 26/12/23, 02/04/24, 15/05/24 and 19/12/24; and
 - 2.4 the incident logs that provide the name, addresses, email addresses and telephone numbers of any person arrested by one of the Respondent's officers in the course of, or as a result of, protest (including, but not limited to, acts of trespass and obstruction of the highway) at the Shipley Site or on the Road on any occasion throughout 2024 and until the date of disclosure, along with any photographic material and any evidentially relevant material relating to any person arrested.
 - 2.5 details of any remaining conditions or restrictions from attending the Claimant's sites placed on any person so arrested and subsequently released on bail by the Respondent.
3. The Respondent, when providing disclosure of the documents described in paragraph 2, shall:
 - 3.1 specify documents which are no longer in its control (if any);
 - 3.2 specify documents over which it claims a right or duty to withhold inspection (if any);
 - 3.3 be entitled to redact any information on the grounds of public interest immunity or legal privilege;
 - 3.4 be entitled to redact any information on the grounds of sub judice. Once the sub judice reasons for redaction conclude, then the Claimant will be at liberty to request an un-redacted version of the documents and the Respondent shall provide a copy for inspection.

4. The duty to disclose the matters specified in paragraph 2 above shall be ongoing and continue until 4pm on 28 February 2025, unless extended by further order.
5. The Claimant shall pay the Respondent's reasonable costs of and occasioned by this Application and the disclosure, to be assessed in default of agreement.

Dated this 20th day of December 2024

Service of the order

The court has provided a sealed copy of this order to the serving party: Keystone Law at 48 Chancery Lane, London WC2A 1JF (Ref: TEL14/40)













PALESTINE ACTION CRASH INTO THE FRONT OF TELEDYNE'S WEAPONS FACTORY IN SHIPLEY

Jan 28, 2025



Images and videos are available for free, with the relevant credit

From 5AM today, Palestine Action crashed a van into the front of Teledyne Defence and Space in Shipley. Activists then attached themselves to the vehicle in order to shut down the factory and disrupt shipments of weapons parts to be used against the people of Palestine and Lebanon.

The site was previously targeted twice by Palestine Action with rooftop occupations involving dismantling the factory. Before then, Palestine Action **dismantled** its 'Teledyne Labtech' factory at Presteigne, Wales, in 2022 where it caused £1m in losses.

The site, between 2009 and 2014, was **granted at least 86 licenses** for the export of weapons to Israel – mostly for 'ML11'-category military electronics equipment and 'ML4' category explosive weapons, munitions, or parts thereof. After 2014, the company's sales and licensing were handled by the parent company 'Teledyne UK', which continued to export vast quantities of ML4 and ML11 weapons to Israel as part of its 48 export licenses granted between 2014 and 2020.

The American company Teledyne has a **\$5.6bn yearly turnover** and is, along with its subsidiary ev2, the largest exporter (by volume of licenses granted) of weaponry from Britain to Israel. A significant proportion of the company's almost 200 export licenses for weapons and weapons parts **to the US**, 2009-2020, will also form into finished products ultimately exported to Israel.

Teledyne Defence and Space, Shipley, manufactures critical components for missile systems – specifically missile filters – which will comprise the ML4 exports made yearly from the site. **Teledyne Defence and Space boasts** of its involvement with missile products procured by Israel, including the **AGM-Harpoon**, **AIM-120 AMRAAM**, and **AGM-114 Hellfire** missiles deployed by Israel against Gaza – the latter reportedly being **used to strike** Al-Shifa hospital. Teledyne Defence and Space also produces components for the American's **Tomahawk** and **Patriot** missiles, deployed by US forces against Yemen.

The company also produces parts, including filters and multi-function assemblies, for UAVs (drones), aircraft, and radar systems, including the AN/APG-81(AESA) type fitted in Lockheed Martin F-35 Fighter

jets. Teledyne Defence and Space, solely based in Shipley, has **sales representatives** in Tel Aviv. **Shipley-made products** can be seen **advertised by Ormic Components**, the sales company for the Israeli military market. Teledyne, the parent company, also produces image sensors for military applications and radar technologies around the borders of the occupied West Bank and Gaza while also providing armed UAVs to Israel as far back as **1973**.

A recent investigation by **Declassified** also uncovered two shipments from the Teledyne Shipley site which were addressed "to a location near the Israeli air force's (IAF) Hatzerim air base in the Negev desert, which houses fighter jets as well as the IAF Flight Academy".

A Palestine Action spokesperson said: "We are more committed than ever before to disrupting the production of weapons used to massacre our brothers and sisters in Palestine. Whilst our government remains an active participant in Israeli war crimes, it's the duty of ordinary people to take direct action to shut down the merchants of death."

ENDS

NOTES TO EDITORS

If you would like any further information on Palestine action, please contact media@palestineaction.org

Palestine Action is a direct-action network of groups and individuals formed with the mandate of taking direct action against Elbit Systems' UK locations at grassroots level, calling for them all to be shut down and for the British government to end its complicity in Israeli apartheid.



pal_action and 3 others

Shipley, Bradford, United Kingdom



pal_action Palestine Action shut down the production of crucial components for Israeli missiles and fighter jets today!

By securing themselves to a reinforced van which was crashed into the front of a factory, the police were unable to remove our actionists for eight hours.

Whilst Teledyne's Shipley factory need masses of technology to produce their weaponry, we only need dedication to shut them down.

Elsewhere, over 15 actions were taken across Europe against Allianz, the insurers of Israeli weapons firm Elbit Systems.

Together, we will defeat the Israeli weapons industry once and for all.

Images by @imdmiilo

2 w



silverfox99999 Putting bodies on the line for Palestine ps never give up! Thank you for your steadfast activism



57,956 likes

28 January



Add a comment...

Post

























