



AMENDED THIS 22nd NOVEMBER 2019 IN ACCORDANCE WITH THE
SLIP RULE CPR 40.12

IN THE HIGH COURT OF JUSTICE

Case No. HQ18M03248

QUEEN'S BENCH DIVISION

MEDIA AND COMMUNICATIONS LIST

BEFORE: THE HONOURABLE MRS JUSTICE STEYN DBE

BETWEEN :-



ESTHER RUTH BAKER

Claimant

and

JOHN ALEXANDER MELVIN HEMMING

Defendant

ORDER

PENAL NOTICE

IMPORTANT:-

NOTICE TO THE CLAIMANT ESTHER BAKER

- (1) THIS ORDER PROHIBITS YOU FROM DOING THE ACTS SET OUT IN THIS ORDER. YOU SHOULD READ IT CAREFULLY. YOU ARE ADVISED TO CONSULT A SOLICITOR AS SOON AS POSSIBLE.
- (2) IF YOU THE WITHIN-NAMED ESTHER BAKER DISOBEY THIS ORDER YOU MAY BE FOUND GUILTY OF CONTEMPT OF COURT AND MAY BE SENT TO PRISON OR FINED OR YOUR ASSETS MAY BE SEIZED.

UPON the application by the Defendant by application notice dated 11 June 2019

AND UPON hearing the Claimant and the Defendant on 17 October 2019

AND UPON the Court having given judgment on 5 November 2019 for the Defendant on the counterclaim, insofar as the counterclaim is based on the natural and ordinary meaning pleaded by the Defendant at paragraph 107 of the Amended Defence and Counterclaim: *Baker v Hemming* [2019] EWHC 2950 QB

IT IS ORDERED THAT:

1. The Claimant be restrained, and an injunction is hereby granted restraining her, from publishing the following words, namely:

that the Defendant raped or sexually assaulted the Claimant, then stalked and defamed her to cover it up,

or words to the same or similar effect, and the Claimant is ~~restrained~~^{RESTRAINED} from continuing to publish, or causing the continuing publication of the aforesaid words, or words to the same or similar effect.

2. The Claimant must not do that which she is prohibited by paragraph 1 from doing herself or in any other way. She must not do it through others acting on her behalf, or on her instructions, or with her encouragement.



Dated: 19 November 2019