

Wednesday the 12th of February 2020

BEFORE THE PRESIDENT

BETWEEN

RUTH MORAM

PLAINTIFF

AND

WATCH TOWER BIBLE AND TRACT SOCIETY OF IRELAND ANDREW

BEESTON PETER VON BENTHEM AND MARTYN BELL

DEFENDANTS

Upon motion of the Plaintiff pursuant to notice filed on the 12th of November 2019 seeking retrospective leave to institute High Court proceedings bearing the record number 2019 No 4362P in light of the Order made on the 23rd of March 2017 (Ms Justice Baker) in High Court proceedings 2016 No 7761 P with like parties wherein the Plaintiff herein was restrained from instituting any further proceedings against the Defendants herein or any of them without prior leave of this Court being listed for hearing this day in the presence of the Plaintiff in person and Counsel for the Defendants (instructed by Ferrys Solicitors)

And on reading the notice of motion and the Affidavits(2) of Ruth Moram filed herein on the 12th of November 2019 and the 7th of January 2020 respectively and the Affidavits(2) of Barry O'Donoghue (both filed in 2019 No 4362P) on the 6th of December 2019 and the 27th of January 2020 respectively and the documents and exhibits respectively therein referred to and the submissions filed by the Plaintiff on the 13th of January 2020 and the legal submissions provided to the Court by the Defendants

And on hearing what is alleged by the Plaintiff and said Counsel respectively

THE HIGH COURT

And the Plaintiff stating that in the event of the Court indicating that the Defendants ought to use fair procedures that she would not proceed further with this application and furthermore would undertake under oath not to commence any further litigation against the Defendants in any court

And the Court having explained to the Plaintiff the nature of such an undertaking and the consequences for her if it were breached

The Court DOTH STATE that the Defendants ought to use fair procedures

And the Plaintiff giving the following sworn undertaking to the Court

1. That apart from the current application that she has no other litigation extant against the Defendants
2. That she will not proceed any further with the High Court case bearing record no 2019 4362P
3. That she will not commence any further litigation against the named Defendants herein

The Court DOTH ACCEPT the undertakings so given by the Plaintiff

And IT IS HEREBY ORDERED that the within motion and proceedings bearing High Court Record No 2019 4362P do stand struck out

And the Court DOTH MAKE NO ORDER as to costs in respect of today's hearing

And Counsel for the Defendants then making oral application for release of a copy of the transcript of the digital audio Recording of today's ruling on the undertaking to pay for same and to furnish a copy of the said transcript when released to the Plaintiff

IT IS ORDERED that the Defendants herein do have liberty to obtain a transcript of the digital audio recording of today's ruling (heard in Court 4 in the Four Courts from 15.58 to 16.13) on condition that

THE HIGH COURT

- a) the said Defendants contact Epic Europe Ltd 4 Chancery Lane Dublin
8 the service providers directly at tel: 01-5710220, email:
dublinoffice@epiqglobal.com and pay any costs incurred arising
there from
- b) the service providers in advance of releasing the said transcript do
forward same to the President of the High Court for approval
- c) when released the Defendants do furnish a copy of said transcript to
the Plaintiff

ANGELA BRENNAN

REGISTRAR

PERFECTED 17 FEBRUARY 2020

Ruth Moram
Plaintiff in person

Ferrys
Solicitors for the Defendant