

**ORDER AMENDED ON 27 JUNE 2024 PURSUANT TO CPR 40.12**  
**IN THE HIGH COURT OF JUSTICE**  
**KING'S BENCH DIVISION**



KB-2024-BHM-000107

Mr Justice Johnson

**BETWEEN:**

**~~The University of Birmingham~~**  
**The University of Nottingham**

**Claimant**

- and -

- (1) Mx Joel Butterworth**  
**(also known as River Butterworth (they/them))**  
**(5) Non students/staff: Persons unknown, being persons in an encampment occupation of land on the Jubilee campus at the University of Nottingham who are not currently students, staff or employees of the claimant**  
**(6) Students/staff: Persons unknown, being persons in an encampment occupation of land on the Jubilee campus at the University of Nottingham without the claimant's licence or consent who are currently students, staff or employees of the claimant**

**Defendants**

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**ORDER**

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**UPON** the Claimant's claim for possession currently listed to be heard on 4 July 2024 at the Birmingham District Registry

**AND UPON** considering the papers filed by the parties

**AND UPON** considering counsel's availability

**IT IS ORDERED** that:

1. The Claimant's claim for possession shall now be listed to be heard on 5 July 2024 at the Royal Courts of Justice, Strand, London with a time estimate of 1 day. The

time of the hearing will be confirmed in the court list for 5 July 2024 which will be published on 4 July 2024.

2. The proceedings shall be transmitted by audio-video link to a courtroom in the Birmingham Civil Justice Centre.
3. The parties shall, by 4pm on 1 July 2024, file (by uploading to CE-File and by email to [iona.douglas@justice.gov.uk](mailto:iona.douglas@justice.gov.uk)):
  - (a) a joint agreed list of suggested pre-reading
  - (b) a joint agreed list of issues
  - (c) a joint agreed hearing timetable
  - (d) copies of the skeleton argument(s) that will be relied on at the hearing
  - (e) a joint agreed electronic (pdf) hearing bundle
  - (f) a joint agreed electronic (pdf) bundle of authorities.

Items (e) and (f) shall be prepared in accordance with the court's general guidance on electronic court bundles: <https://intranet.judiciary.uk/wp-content/uploads/2021/11/GENERAL-GUIDANCE-ON-PDF-BUNDLES.pdf>

4. This order was made by the court on its own initiative. Any party may apply to set-aside or vary the order. Any application to set-aside or vary the order must be made within 2 days of service of the order.

**Dated this 27th day of June 2024**