



**Order
Family Law Act 1996**

Georgia Chapman

Applicant

Ref

Edward Discombe, date of birth 22nd June 1996

Ref

The Relationship of GEORGIA CHAPMAN and EDWARD DISCOMBE

After hearing the legal representative, Mr. Noman Khanzada, for the Applicant

After reading the signed statement of Applicant 08 January 2025

NON-MOLESTATION ORDER MADE BY DDJ PARKES ON 16 OF JANUARY 2025 SITTING IN PRIVATE

The Parties

1. The applicant is GEORGIA CHAPMAN
2. The respondent is EDWARD DISCOMBE

Definitions

3. The Property is the property at 381 BEXHILL ROAD, ST. LEONARDS-ON-SEA, TN38 8AR and its surrounding gardens, land and outbuildings

Recitals

4. This is a non-molestation order made against the respondent EDWARD DISCOMBE On 16 January.2025 by DDJ Parkes on the application of the applicant GEORGIA CHAPMAN.
5. Order was made at a hearing without notice to the respondent. The reason why the order was made without notice to the respondent was due to the fear of the applicant being deterred from making an application and the risk of harm to her.
6. The applicant and her legal representative attended the hearing in person.
7. Having considered the statement of the applicant and having heard from the representative.
8. The court is satisfied with the risk of harm attributable to the actions of the respondent.

IT IS ORDERED:

9. The respondent, EDWARD DISCOMBE, must not use or threaten violence against the applicant, GEORGIA CHAPMAN, and must not instruct, encourage or in any way suggest that any other person should do so.

10. The respondent, EDWARD DISCOMBE, must not intimidate, harass or pester the applicant, GEORGIA CHAPMAN, and must not instruct, encourage or in any way suggest that any other person should do so.
11. The respondent, EDWARD DISCOMBE, must not telephone, text, email or otherwise contact or attempt to contact the applicant, GEORGIA CHAPMAN, (including via social networking websites or other forms of electronic messaging)
12. The respondent, EDWARD DISCOMBE, must not damage, attempt to damage or threaten to damage any property owned by or in the possession or control of the applicant, GEORGIA CHAPMAN, and must not instruct, encourage or in any way suggest that any other should do so.
13. The respondent, EDWARD DISCOMBE, must not damage, attempt to damage or threaten to damage the property or contents of the family home at 381 BEXHILL ROAD, ST. LEONARDS-ON-SEA, TN38 8AR and must not instruct, encourage or in any way suggest that any other person should do so.

Non-Molestation Order - Zonal

14. The respondent, EDWARD DISCOMBE, must not go to, enter or attempt to enter the family home at 381 BEXHILL ROAD, ST. LEONARDS-ON-SEA, TN38 8AR or any property where he knows or believes the applicant, GEORGIA CHAPMAN, to be living, and must not go within 100 metres of it.

Duration of Non-Molestation Order

15. Paragraph[s] 1-14 of this order shall be effective against the respondent EDWARD DISCOMBE once it is personally served on him once he is made aware of the terms of this order whether by personal service or otherwise.
16. Paragraph[s] 1-14 of this order shall last until 15th of January 2026 at 4 pm unless it is set aside or varied before then by an order of the court.
17. The respondent has the right to apply to the court at any time, and without waiting until the return date, to set aside, vary or revoke this order. If the respondent intends to rely on any evidence in support of his application to set aside, or vary this order, or intends to rely on any evidence to oppose the continuation of the order at the return date, the substance of it must be provided in writing to the applicant's solicitors in advance.

Hearings

18. The application is listed for **further hearing** in the **Family Court sitting at Hastings** on the **6th February 2025 at 2:30pm** (the return date'). At the hearing on the return date the court will reconsider the application and decide whether the order should continue or be made final (time estimate: **30 minutes**). If the respondent does not attend on the date and at the time shown the court may make an order in his absence.
19. At the hearing on the return date, the court shall make arrangements for special measures including separate exits and entrance, separate waiting areas and screens inside the court.

Service

1. The applicant's solicitors shall use their best efforts to attempt to serve the respondent personally at first forthwith all the relevant documents of this order.
2. IF personal service fails, then the process server has the permission to serve the respondent via alternative means; the documents should be left at the address sealed in an envelope marked to the respondent and sent over via email or WhatsApp to ascertain receipt.

Costs

20. No order as to costs save for public funding assessment.

The hearing took place on 16th January 2025 at The Family Court sitting at Hastings. The Applicant's legal representative MR. NOMAN KHANZADA attended the hearing in person. The Court has noted the following provisions for FAS:

- a) Publicly funded parties FAS fee
 - b) Before Family Court DDJ PARKES
 - c) Hearing date: 16.01.2025
 - d) Court type: Family Court
 - e) Case type: Private – Non-Molestation
 - f) Case Number: SD25F00026
 - g) Reporting time and pre-hearing discussions- 09:30 AM
 - h) Hearing: 11:02 AM
 - i) End time: 11:25 AM
 - j) Post hearing discussion: 30 minutes
 - k) Length of lunch: N/A
 - l) Draft Order: 30 minutes
- Total time: 2 hours and 55 minutes.

Communication with the Court

All communications to the court about this order should be sent to:

Family Court sitting at HASTINGS

The Law Courts
Horntye Park
Bohemia Road
Hastings
TN34 1QX
Tel: 0300 123 5577

Name and address of applicant's legal representatives

The applicant's legal representatives are
BURNHAM LAW PRACTICE
64 High Street
Chilterns House
SL1 7JT
Slough
Ref: BURNHAM/ WOODS
Email:
Phone: 01628857388

Ordered by Deputy District Judge Parkes

on 16th January 2025