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Mark KAYE
3 St. Peters Close
Knapton
North Walsham
Norfolk
NR28 0TW



Case reference 36CJ2082921
Defendant Mark KAYE
Date of birth 22 August 1974

Sexual Harm Prevention Order

Date of order 26 October 2023 **Amended on** 22 November 2023

Order

Sexual Harm Prevention Order made for the above named defendant. This order was made on conviction

This order will remain in force until 26/10/2033

While the order is in force you are subjected to the following prohibitions:

Prohibitions

- 1) Using any computer or electronic device capable of accessing the Internet unless:
 - a. He has notified the Police Public Protection Unit (or equivalent) within 3 days of the acquisition or use of such device AND
 - b. It has the capacity to retain and display the history of internet use, he does not delete such history AND
 - c. He does not withhold from police when asked, any password/PIN/security pattern or otherwise which secures that device from unintentional opening AND
 - d. He makes the device immediately available on request for inspection by a police officer or police staff employee and he allows such person to install risk management monitoring software if they so choose.

This prohibition shall not apply to a computer at his place of work, Job Centre Plus, public library, educational establishment or other such place, provided that in relation to his place of work, within 3 days of his commencing use of such a computer, he notifies the Police Public Protection Unit (or equivalent) of his use.



2) Installing any encryption or wiping software on any device other than that that is intrinsic in the operation of that device

3) Using any 'cloud' or similar remote storage media or facility, unless:

a) He notified such use and provides account and password details to the Police Public Protection Unit (or equivalent) of the area in which he resides within 3 days of the creation of the account for such storage AND

b) Provides access to it on request for inspection by the Police Public Protection Unit

4) Using any false Internet Protocol (IP) address, name, alias or persona whilst using the internet UNLESS such name, alias or persona has been formally registered with the Police Public Protection Unit in accordance with the Sex Offender Notification Requirements.

This includes using a Virtual Private Network (VPN)

OR

any other application or software that masks your true IP address

OR

intentionally using an internet browser with "incognito mode", "private browsing" or any similar such option activated.

5) Purchasing, downloading, installing or using;

- a. Any social networking site;
- b. Any chat room; or
- c. any instant messaging Apps

UNLESS he provides account and password details to the Police Public Protection Unit in the area in which he resides within 3 days of activation of the account, he allows the Police Public Protection Unit to inspect the communication data, the communication history is retained, and he does not delete the communication history.

6) Possessing any still, video or digital camera, video recording App or device capable of taking and storing images, unless:

- a) it has been approved by the Police Public Protection Unit in the force area in which he resides AND
- b) he makes that device available for inspection on request by the Police Public Protection Unit.

7) Deleting any images or videos on any device, unless with the prior consent of the Police Public Protection Unit for the area in which he resides.



- 8) From having any unsupervised contact of any kind, or being in the presence of any female child under the age of 16 other than:
- such as is inadvertent and not reasonably avoidable in the course of daily life, or
 - with the prior written consent of the child's parent or guardian (who has knowledge of his convictions and the terms of the Sexual Harm Prevention Order) and with the express approval of Social Services for the area.

Any person supervising contact or communication must be an adult (over 18) who has knowledge of his convictions, the terms of this Sexual Harm Prevention Order, and no convictions for sexual-related offences.

9) Residing in the same household as any female child under the age of 16 years save where that child's parent or guardian has knowledge of his convictions and this order, and the parent or guardian and Children's Services give prior express written consent to the arrangement.

10) He shall comply with any instruction given by the Police Public Protection Unit requiring him to participate in a polygraph test and to comply with any instruction given to him during the polygraph test by the person conducting it.

Notification

During the period of this order, you are subject to notification requirements. This means that you must notify the police of your name, address, date of birth and other specified information within 3 days of the service of this order.

Warning

If you do not comply with this order, including the notification requirements, you will commit an offence for which you can be sent to prison or detention or ordered to pay a fine or both

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between 10/09/2021 and 30/09/2021, being a person aged 18 or over, for the purpose of obtaining sexual gratification, intentionally communicated with Victoria Harmer a person under 16, namely 12 who you did not reasonably believe to be 16 or over, the communication being sexual, namely by sending messages to Victoria Harmer of a sexual nature. Contrary to Section 15A(1) and (3) of the Sexual Offences Act 2003

