

IN THE HIGH COURT OF JUSTICE

Claim No: KB-2024-002361

KINGS BENCH DIVISION

ROYAL COURTS OF JUSTICE

BETWEEN:

DRAX POWER LIMITED



and

KB-2024-002361

(1) PERSONS UNKNOWN WHO IN CONNECTION WITH RECLAIM THE POWER, AXE DRAX OR OTHER ENVIRONMENTAL CAMPAIGN ENTER OCCUPY OR REMAIN ON THE LAND SHOWN SHADED BLUE ON PLAN 1 OR LAND SHOWN SHADED BLUE ON PLAN 2 BEING LAND WITHIN OR ADJOINING DRAX POWER STATION, SELBY AND ITS ASSOCIATED PUMPING STATION WITHOUT THE CONSENT OF THE CLAIMANT

(2) PERSONS UNKNOWN WHO IN CONNECTION WITH RECLAIM THE POWER, AXE DRAX OR OTHER ENVIRONMENTAL CAMPAIGN CONGREGATE OR ASSEMBLE ON THE LAND SHOWN SHADED RED ON PLAN 1 AND PLAN 2 INCLUDING:

- (A) THE VERGE AND FOOTWAY ON THE WESTERN SIDE OF NEW ROAD, SELBY AND**
- (B) VERGE TO THE NORTH OF THE FOOTWAY ON THE A645 AND**
- (C) PUBLIC FOOTPATH TO THE NORTH AND WEST OF AND PASSING IN A FENCED CHANNEL THROUGH DRAX POWER STATION**

(3) PERSONS UNKNOWN WHO IN CONNECTION WITH RECLAIM THE POWER, AXE DRAX OR OTHER ENVIRONMENTAL CAMPAIGN OBSTRUCT AND/OR INTERFERE WITH OR ATTEMPT TO OSBTRUCT AND/OR INTERFERE WITH ACCESS TO OR EGRESS FROM DRAX POWER STATION ON FOOT, BY VEHICLE OR BY RAIL BY THE CLAIMANT, ITS AGENTS, EMPLOYEES, CONTRACTORS OR OTHER LICENSEES

(4) PERSONS UNKNOWN CAUSING OR PERMITTING THE FLYING OF A DRONE OR DRONES ABOVE THE LAND SHOWN SHADED BLUE AND SHADED RED ON PLAN 1 BEING DRAX POWER STATION AND ADJOINING LAND.

Defendants

ORDER

BEFORE the Honourable Mrs Justice Steyn DBE on 23 July 2025

UPON the Injunction made by Order dated 25 July 2024 by Mr Justice Ritchie (the "**2024 Order**")

AND UPON the claimant's application dated 11 July 2025

AND UPON READING the application and the witness evidence in support

IT IS ORDERED that:

1. Paragraph 1 to 7 of the 2024 Order shall cease to apply from the date of this order.
2. The claim shall be stayed for a period of 18 months.
3. The court will provide sealed copies of this order to the Claimant's solicitors for service or notification.
4. The parties have liberty to apply to the Court to lift or extend the stay.

Reasons

I have granted the application sought by the Claimant save to the extent that I have stayed the claim for a period of 18 months, rather than 5 years. I accept that a stay is appropriate. But 5 years is far too long for a claim to remain in abeyance without any review by the Court.

Dated this 23rd day of July 2025