



**In the Upper Tribunal  
(Immigration and Asylum Chamber)  
Judicial Review**

JR/1696/2020

In the matter of an application for Judicial Review



The King on the application of

MR  
(ANONYMITY ORDER MADE)

Applicant

and

JR-2020-LON-001176 THE SECRETARY OF STATE FOR THE HOME  
DEPARTMENT

Respondent

**FINAL ORDER**

**BEFORE Upper Tribunal Judge O'Callaghan**

**UPON** hearing Ms. M Knorr, Counsel, instructed by Bhatt Murphy Solicitors, for the Applicant and Mr. G Lewis KC, Counsel, instructed by the Government Legal Department, for the Respondent, at a hearing held at Field House on 9-10 November 2020 and 19 January 2021

**AND UPON** the Tribunal granting remedies as set out in the order of 19 October 2020 by consent and, in its Order of 3 December 2021, granting the further remedies (at paragraph 1) and making an order with respect to costs (at paragraph 6)

**AND UPON** the parties having complied with the direction concerning damages at paragraph 5 of the Order of 3 December 2021, and the Tribunal having considered the further submissions and other documents filed together with the other documents filed in this claim

**IT IS FURTHER ORDERED THAT:**

1. The Respondent is to pay the Applicant £10,000 in non-pecuniary damages for the breach of his private life rights within 28 days of the sealing of this Order.
2. In addition to the costs awarded to the Applicant at paragraph 6 of the 3 December 2021 Order, the Respondent do also pay the Applicant's reasonable

costs since 3 December 2021, to be assessed if not agreed.

3. The Applicant's legally aided costs to be subject to a detailed assessment.

Signed: D O'Callaghan  
**Upper Tribunal Judge O'Callaghan**

Dated: 21 March 2023

**The date on which this order was sent is given below**

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**For completion by the Upper Tribunal Immigration and Asylum Chamber**

Sent / Handed to the applicant, respondent and any interested party / the applicant's, respondent's and any interested party's solicitors on (date):

Solicitors:  
Ref No.  
Home Office Ref:

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**Notification of appeal rights**

A decision by the Upper Tribunal on an application for judicial review is a decision that disposes of proceedings.

A party may appeal against such a decision to the Court of Appeal **on a point of law only**. Any party who wishes to appeal should apply to the Upper Tribunal for permission, at the hearing at which the decision is given. If no application is made, the Tribunal must nonetheless consider at the hearing whether to give or refuse permission to appeal (rule 44(4B) of the Tribunal Procedure (Upper Tribunal) Rules 2008).

If the Tribunal refuses permission, either in response to an application or by virtue of rule 44(4B), then the party wishing to appeal can apply for permission from the Court of Appeal itself. This must be done by filing an appellant's notice with the Civil Appeals Office of the Court of Appeal **within 28 days** of the date the Tribunal's decision on permission to appeal was sent (Civil Procedure Rules Practice Direction 52D 3.3).