

28th May, 1987

ROYAL COURT

Before The Deputy Bailiff assisted by Jurats Bonn and Myles.

Between	Mrs E	Petitioner
and	Mr E	Respondent

Application by Respondent to remove injunctions.

THE DEPUTY BAILIFF: The Court is very pleased, certainly as pleased as one can be in these sad circumstances, that the parties have been able to find some ground on which to achieve an agreement, and Counsel have kindly attended on us, and I am going to place on record the agreement. The injunctions contained in the Order of Justice are lifted, subject to the following agreement and undertakings. The Respondent will have the exclusive use of the study, the bathroom adjoining the study, the dark-room and the laundry. The Petitioner will have the exclusive use of both bedrooms, the one off the hall to be for the use of her sons S and M only, of the kitchen, of the living and dining areas and of the bathroom in that bedroom area. There will be an undertaking by each of the parties in favour of the other, not to interfere with the service supplies to the other part of the house. We have said in that respect that it is desirable that the parties should have separate telephones, and we are informed that the Respondent is to take steps to procure a separate telephone for his study, and the Greffier will write to the

Telecommunications Department informing them that it is the wish of the Court that the provision of a separate telephone should be expedited as far as possible. Both parties undertake to keep their respective use of the hallway of the property to the absolute minimum. Both give undertakings, the one to the other in the words of the Prayer a(1), in the Order of Justice that is "to prevent him or her from molesting, annoying, threatening or assaulting the other, or attempting to do so by any means whatsoever, and at any place whatsoever". In the case of the Respondent that undertaking will extend to the child of the family, M. . The whole of that being of course, without any admissions by either party. Costs will be in the cause, and we have noted that the Respondent will return to the house tomorrow at 10 o'clock a.m.

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