



**IN THE HIGH COURT OF JUSTICE**  
**BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES**  
**INSOLVENCY AND COMPANIES LIST (ChD)**

**BEFORE INSOLVENCY AND COMPANIES COURT JUDGE BARBER**  
**ON 2 OCTOBER 2025**

CR-2025-005970

**B E T W E E N:**

**INTELLIGENCE UK INVESTIGATIONS LTD**  
**(formerly Deuda Limited)**

**Claimant**

**- and -**

- (1) ANTHONY HANNON & THE OFFICIAL RECEIVER OF LONDON**  
**(2) JUSTINE DIONNE & THE OFFICIAL RECEIVER OF LONDON**  
**(3) THE INSPECTOR GENERAL AND CHIEF OF THE INSOLVENCY SERVICE**  
**(4) MIDDLESBOROUGH FOOTBALL & ATHLETIC COMPANY (1886) LTD**  
**(5) THE LORD CHANCELLOR**  
**(6) HIS MAJESTY’S COURTS & TRIBUNAL SERVICE**

**Defendants**

---

**ORDER**

---

**UPON** the Claimant’s Part 8 claim issued on 29 August 2025 (“**the Part 8 Claim**”)

**AND UPON** the Order of ICCJ Prentis dated 11 September 2025 (“**the Prentis Order**”)

**AND UPON** the Claimant’s application to set aside the Prentis Order dated 12 September 2025 (“**the Application**”)

**AND UPON** hearing Mr Edward Magan, a lay representative for the Claimant; Mr Samuel Hodge of Counsel for the First, Second, Third, Fifth and Sixth Defendants; and no one appearing for the Fourth Defendant

**AND UPON** the Court giving oral reasons at the hearing for having refused the Claimant's request for a remote hearing

**AND UPON** the court determining that this matter should be heard before a High Court Judge of the Chancery Division, so that the Judge will have the fullest scope of powers available to them to deal with the matters before the Court and any consequential orders as may be required in light of their conclusions

**IT IS ORDERED THAT**

1. The Application is adjourned.
2. By 4pm on 30 October 2025, the Defendants may file and serve any witness evidence in response to the Application and which they wish the Court to consider at the next hearing.
3. By 4pm on 13 November 2025, the Claimant may file and serve any witness evidence in reply.
4. The next hearing of the Application is to be listed before a High Court Judge of the Chancery Division on the first available date after 27 November 2025, with a time estimate of 1 day in Court, plus 3 hours judicial pre-reading.
5. By 4pm on 9 October 2025, the parties shall email Judges Listing [chanceryjudgeslisting@justice.gov.uk](mailto:chanceryjudgeslisting@justice.gov.uk) a copy of this Order, together with their respective dates to avoid for the listing of the next hearing, and a request that Judges Listing list the next hearing in accordance with paragraph 4 above, taking into account the parties' dates to avoid.
6. Not less than 3 clear days (and not more than 7 clear days) before the date designated for judicial pre-reading, the parties shall file an electronic bundle – to be agreed if possible – in accordance with paragraph 15 of Appendix X of the Chancery Guide.
7. Any skeleton arguments are to be lodged and exchanged on the date 2 business days before the date designated for judicial pre-reading.

8. Costs reserved.

9. This Order shall be served by the Government Legal Department on the other parties by email.

Service Note

The Court has provided a sealed copy of this order to the Government Legal Department.

Email: [erim.haq@governmentlegal.gov.uk](mailto:erim.haq@governmentlegal.gov.uk)