

# General Form of Judgment or Order

In the County Court at  
Southampton

Claim Number F0DP806M

Date 7 June 2019



BRITANNIA PARKING GROUPLIMITED T/A BRITANNIA PAR	<b>1<sup>st</sup> Claimant</b> Ref T1022582
MR MATTHEW SEMARK-JULLIEN	<b>1<sup>st</sup> Defendant</b> Ref

Before District Judge Taylor sitting at the County Court at Southampton, London Road, Southampton, SO15 2XQ.

## IT IS ORDERED THAT

The claim is struck out as an abuse of process.

The claim contains a substantial charge additional to the parking charge which it is alleged the Defendant contracted to pay. This additional charge is not recoverable under the Protection of Freedoms Act 2012 Schedule 4 not with reference to the judgment in Parking Eye v Beavis. It is an abuse of process for the Claimant to issue a knowingly inflated claim for an additional sum which it is not entitled to recover.

This order has been made by the Court of its own initiative without a hearing pursuant to CPR Rule 3.3(4) of the Civil Procedure Rules 1998, any party affected by this order has a right to apply to set it aside, vary or stay it by application made not more than 7 days after this order was served upon the party.

Dated 23 May 2019