**Case Number: B4/2020/1197**

**IN THE COURT OF APPEAL, CIVIL DIVISION**

**ON APPEAL FROM THE FAMILY COURT**

**AT WEST LONDON**

**R (Children)**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**ORDER**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Before Lady Justice King, Lord Justice Peter Jackson and Lady Justice Elisabeth Laing**

At a remote hearing on 14 January 2021.

Upon hearing Leading and Junior Counsel for the Appellant, Leading and Junior Counsel for the First Respondent, Leading and Junior Counsel for the Second Respondent, Leading and Junior Counsel for the Third Respondent, Leading Junior and Junior Counsel for the Fourth and Fifth Respondent children.

And upon the Court’s judgments being handed down on 12 February 2021.

**IT IS ORDERED THAT:**

1. The Appellant’s appeal from the order of His Honour Judge Oliver Jones, dated 16 July 2020, is dismissed.

2. Paragraphs, 1, 2, 3, 4, 5 and 13 of the order of 16 July 2020 shall remain in force.

3. The restriction on the Appellant retaining a copy of the unredacted Fact-Finding Judgment and the parties’ closing submissions is extended to include the full court bundle in the family proceedings and the bundles filed on this appeal.

4. For the avoidance of doubt, there shall be permission for a copy of the Judgments concerning this appeal to be given to the Appellant via his solicitors.

5. There be no order as to costs save for detailed public funding assessment of the legally-aided parties’ costs.

**Order dated 12 February 2021**