IN THE HIGH COURT OF JUSTICE ADMINISTRATIVE COURT

IN THE MATTER OF AN APPEAL UNDER S.108 OF THE EXTRADITION ACT 2003

BETWEEN:

JULIAN ASSANGE

Appellant

v

SECRETARY OF STATE FOR THE HOME DEPARTMENT

Respondent

GROUNDS OF APPEAL

- 1.1. The US Government seeks Mr Assange's extradition to face trial for espionage and related charges pertaining to, *inter alia*, the receipt and publication of materials provided to WikiLeaks by Chelsea Manning in 2010-2011.
- 1.2. A criminal complaint and request for provisional arrest was issued on 21 December 2017. An indictment was issued in March 2018. Mr Assange was provisionally arrested under s.73 of the Extradition Act 2003 on 11 April 2019.
- 1.3. On 23 May 2019, a Superseding Indictment was returned, which formed the basis of the extradition request then issued on 4 June 2019, and certified under s.70 by the SSHD on 12 June 2019.
- 1.4. The extradition hearing commenced before DJ Baraitser on 24-27 February 2020 and was adjourned part-heard to September 2020.
- 1.5. On 24 June 2020, the US government published a Second Superseding Indictment, and on 20 July 2020 a replacement extradition request was issued pursuant to it. That was certified under s.70 by the SSHD on 29 July 2020, and Mr Assange was re-arrested in respect of it on 7 September 2020. The first request was accordingly withdrawn and discharged under s.122.
- 1.6. The extradition hearing on the new request proceeded from 7 September 2020 to 1 October 2020. On 4 January 2021, the DJ issued her written ruling, and discharged Mr Assange under s.91.
- 1.7. The US Government appealed against that ruling under s.105 and, following a hearing before Lord Burnett CJ and Holroyd LJ on 27-28 October 2021, the High Court overturned

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the DJ's ruling on s.91 (and also dismissed Mr Assange's arguments under Article 3 ECHR) by judgment handed down on 10 December 2021 ([2021] EWHC 3313 (Admin)).

- 1.8. Under s.106(6), the order for discharge was overturned, and the case remitted to the Magistrates' Court. On 14 March 2022, the Supreme Court refused permission to appeal against that decision, and the remittal took effect.
- 1.9. On 20 April 2022, the Magistrates' Court (SDJ Goldspring) sent the case to the SSHD under s.87.
- 1.10. On 17 June 2020, the SSHD ordered Mr Assange's extradition under s.93. The 14-day time limit for initiating appeals under s,103 (against the DJ's ruling) and s.108 (against the SSHD's order) commenced on that day.

Grounds of Appeal against the SSHD's decision

- 1.11. Pursuant to s.108(1) of the 2003 Act, Mr Assange appeals against the decision of the SSHD to order his extradition on the grounds that she erred in deciding that:
 - (i) Extradition was not prohibited by Article 4 of the UK-US Extradition Treaty and its prohibition on extradition for a political offence;
 - (ii) Specialty arrangements with the USA protect Mr Assange against the introduction of charges for the same facts which carry the death penalty;
 - (iii) Specialty arrangements with the USA protect Mr Assange against being dealt with for conduct outside the extradition request;
 - (iv) Specialty arrangements with the USA protect Mr Assange against criminal contempt proceedings.

Thursday, 23 June 2022

Edward Fitzgerald QC Mark Summers QC Florence Iveson