



INDEPENDENT INQUIRY CHILD SEXUAL ABUSE

APPENDIX 1

Inquiries Act 2005

Restriction Order Pursuant to Section 19

1. This Order is made under section 19(1) of the Inquiries Act 2005 ('the 2005 Act') and binds all members of the public, including core participants.

2. I make the following Orders in respect of the Child Protection in Religious Organisations and Settings investigation:
 - a. There shall be no disclosure or publication of PR-X1, PR-X2 and PR-X3's true identities in connection with the Inquiry's proceedings; this includes no disclosure of their true identities, or the true identities of individuals mentioned in their evidence, to any core participant or the public or press. For the avoidance of doubt, this means that these individuals' true identities will not be revealed to the CCJW or its legal representatives.

 - b. The prohibition on disclosure or publication of these individuals' identities will extend to material which identifies or tends to identify PR-X1, PR-X2 and PR-X3's names, images, addresses and telephone numbers.

 - c. Documents provided by PR-X1, PR-X2 and PR-X3 will be shared, redacted in accordance with this Restriction Order, with the CCJW prior to their disclosure. The CCJW will have 7 days in which to review the material, prior to its onward disclosure to core participants, during which time it may make whatever representations it wishes about this material. The Inquiry will consider any submissions made, in particular about whether further redactions are required, before proceeding to disclose the documents to core participants.



INDEPENDENT INQUIRY CHILD SEXUAL ABUSE

3. Pursuant to section 20(4) I may vary or revoke this restriction order by making a further Order in the course of the Inquiry.
4. In the case of public authorities, the restrictions specified in this Order take effect subject to the provisions of section 20(6) of the 2005 Act.
5. Any person affected by this restriction order may apply in accordance with section 20 to vary its terms.
6. This restriction order continues in force indefinitely, unless the order is varied or revoked pursuant to section 20.

Professor Alexis Jay OBE
Chair, Independent Inquiry into Child Sexual Abuse

7 February 2020