

NOTICE OF DETERMINATION

APPOINTMENT OF RECOGNISED LEGAL REPRESENTATIVE

1. On 20 July 2016, Z7 was designated as a core participant in the Accountability & Reparations investigation. At the time Z7 had not yet appointed a recognised legal representative to act on his behalf and I confirmed in my Notice of Determination that if I was notified of such an appointment, at that stage I would consider designation as necessary under rule 6 and if necessary under rule 7 of the Inquiry Rules 2006.
2. On 9 March 2018, David Enright of Howe+Co contacted the Inquiry to confirm that he would now be acting as Z7's legal representative in relation to the Accountability and Reparations Investigation with immediate effect. As a result of this change in legal representation, the Inquiry will now refer to this individual as F58.
3. Accordingly, as I am satisfied that F58 has now appointed David Enright as his qualified lawyer, I designate Mr David Enright of Howe+Co as his recognised legal representative in the Accountability and Reparations Investigation in accordance with rule 6(1) as I am required by that rule to do. In this instance there is no need for me to consider F58's choice of recognised legal representative in accordance with rule 7 as Mr Enright represents other core participants in this investigation.

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

26 March 2018