



NOTICE OF DETERMINATION

DE-DESIGNATION OF CORE PARTICIPANT STATUS

1. On 3 June 2016 the Inquiry invited anyone who wished to be designated as a core participant in the Accountability and Reparations investigation to make an application to the Solicitor to the Inquiry by 1 July 2016. An application was made on behalf of F29 who was subsequently granted core participant status in this investigation.
2. The Chair's restriction order pursuant to section 19(2)(b) concerning complainant core participants ('the Restriction Order') applies in respect of F29. F29 waived anonymity for the purposes of his involvement in the Inquiry's proceedings in accordance with Annex A of the Restriction Order and did not therefore seek to prohibit the publication or disclosure of any information that identifies or tends to identify him. Accordingly the notice of determination designating F29 as a core participant in this investigation referred to F29 by name and not by cipher.
3. In June 2018, F29's recognised legal representative notified the Inquiry that F29 wished to be granted anonymity in relation to his involvement with the Inquiry and requested that all references to his name be removed from the Inquiry website. In accordance with the Restriction Order and the Inquiry Protocol on the Redaction of Documents the unique cipher F29 was assigned and F29's name was subsequently removed from Annex A of the Restriction Order.

De-designation of core participant status

4. On 4 July 2018 F29's recognised legal representative formally notified the Inquiry that F29 no longer wished to be a core participant in the Accountability & Reparations investigation. The following paragraphs set out my determination of this application.
5. Rule 5(3) of the Inquiry Rules 2006 provides as follows:



INDEPENDENT INQUIRY CHILD SEXUAL ABUSE

- (3) A person ceases to be a core participant on –
- a. the date specified by the chairman in writing; or
 - b. the end of the inquiry.
6. As F29 has indicated that he no longer wishes to be designated as a core participant in the Accountability & Reparations investigation, I have decided that he should cease to have that role.
7. David Enright of Howe & Co solicitors was designated as F29's legal representative in accordance with Rule 6(1). As a result of this notice, Mr Enright will no longer be F29's legal representative in the Accountability & Reparations investigation.
8. I would like to thank F29 for the assistance that he has provided to the Inquiry to date. It remains open to him to re-apply for core participant status at any stage should his circumstances change. Any future application would be considered on its own merits.

Professor Alexis Jay OBE
Chair, Independent Inquiry Child Sexual Abuse

3 August 2018