

# OPUS 2

## INTERNATIONAL

Westminster Bridge Inquests

Day 1

July 2, 2018

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1 Monday, 2 July 2018  
2 (10.37 a.m.)  
3 Housekeeping  
4 THE CHIEF CORONER: Good morning, Mr Hough.  
5 MR HOUGH: Sir, as on previous occasions, I appear  
6 with Aaron Moss as Counsel to the inquests. We're  
7 instructed by Sian Jones of Bircham Dyson Bell. May  
8 I introduce the other advocates: Gareth Patterson QC  
9 instructed by Hogan Lovells appears for the families of  
10 Andreea Cristea, Aysha Frade and Leslie Rhodes. He also  
11 appears for the sister of Kurt Cochran. Matthew Waszak  
12 appears for Melissa Cochran, the widow of Kurt Cochran, and  
13 for the family of PC Palmer. Hugo Keith QC and Matthew Butt  
14 are for the Metropolitan Police Service. Samantha Leek QC  
15 is for the Secretary of State for the Home Department and is  
16 representing security agencies. Nicholas Moss appears for  
17 the corporate offices of the House of Commons and House of  
18 Lords. Matthew Hill is for the London Ambulance Service.  
19 Guy Ladenburg is for the London Fire Commissioner.  
20 Fiona Canby is for Transport for London. Danny Simpson is  
21 for the Director General of the IOPC. Sebastian Naughton is  
22 for Barts Health NHS Trust.  
23 Sir, this is the third and final pre-inquest  
24 hearing in these inquests concerning the deaths from the  
25 terror attacks at Westminster on 22 March 2017. In

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1 accordance with directions you gave on the last occasion,  
2 the inquest hearings are to start on 10 September. There  
3 will first be a hearing of around three weeks for the  
4 inquest concerning the victims with no jury, and immediately  
5 thereafter there will be a hearing of a little more than one  
6 week for the inquest of the attacker, Khalid Masood, with  
7 a jury.

8 We circulated an agenda and written submissions  
9 last Tuesday and received submissions in response by some  
10 interested persons last Friday. There are copies of the  
11 agenda and the written submissions available for the press  
12 should they wish them.

13 As at other hearings, I propose summarising the  
14 main points of our submissions for the benefit of all  
15 present, taking them in the order of the agenda if that is  
16 convenient.

17 THE CHIEF CORONER: Certainly. Thank you very  
18 much.

19 Submissions by MR HOUGH

20 MR HOUGH: Sir, item 1, our update on  
21 investigations and disclosure. The investigation of the  
22 Metropolitan Police Counter Terrorism Command into the  
23 attack has produced a large number of statements and other  
24 documents which have been supplied to the inquest team in  
25 tranches. Our team have been working hard to review

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1 material for relevance and to disclose it to interested  
2 persons to help them prepare for the inquests. The task has  
3 been massive and labour intensive.  
4 As forecasted at the last hearing, disclosure has  
5 been given through Opus, an online platform. In our written  
6 submissions, we detail the progress in giving disclosure.  
7 The bulk of the witness statements have been disclosed by  
8 early June, along with pathology evidence and some other  
9 expert reports. Also by then we had disclosed numerous  
10 packages of still images from CCTV footage with  
11 a ready-reference schedule.

12 Further material has been disclosed in recent  
13 weeks, including more expert evidence and, importantly,  
14 a number of police investigation reports. These include  
15 an investigation summary by Detective Superintendent  
16 Crossley, a biographical report on the attacker by DCI Brown  
17 and a review of the post-attack investigation and the  
18 suspects arrested. There are also individual investigation  
19 reports for each of the victims detailing the key evidence  
20 about them. These reports provide helpful guides to the  
21 evidence. We expect very soon to produce a report on  
22 digital media investigations and a report on relevant police  
23 training.

24 We are also in the process of disclosing documents  
25 from the post-attack investigation in order of their

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1 apparent importance. So for example, we have disclosed  
2 recently a number of transcripts of interviews of people who  
3 knew the attacker and who were interviewed by police either  
4 as suspects or as witnesses.

5 May I express our thanks to the SO15 team for  
6 their very considerable assistance in making enquiries on  
7 our behalf and in providing evidence for the inquests.

8 It should also be said that not all the material  
9 being disclosed comes from the police investigation. We  
10 have received and disclosed documents from the  
11 London Ambulance Service and the London Fire Commissioner.  
12 We have also received and disclosed evidence from  
13 Transport for London and Westminster City Council about  
14 physical security measures on Westminster Bridge.

15 I would like to raise a few points of importance  
16 for the immediate future, first of all, concerning  
17 statements on Palace of Westminster security. The inquest  
18 will be considering security at the Palace so far as  
19 relevant to the attack on PC Palmer. Of course, it cannot  
20 and will not be a wide-ranging review of all aspects of  
21 security of the Parliamentary Estate.

22 With that in mind, we have been in discussions  
23 with the Metropolitan Police and the Parliamentary  
24 authorities with a view to their providing statements. On  
25 17 April we had a meeting with a senior officer on the

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1 subject. On 18 April we provided the police with a note of  
2 topics for the evidence. That note has been supplied to  
3 interested persons.

4 What we are expecting are two statements, one from  
5 a Mr Hepburn, a senior civil servant who is the director of  
6 Parliamentary security, and another from Commander Usher,  
7 who will speak for police on the subject.

8 As we understand from the Parliamentary  
9 authorities, the statement of Mr Hepburn is at a relatively  
10 advanced stage. Commander Usher's statement is the subject  
11 of continuing work. We gather from the submissions of the  
12 Metropolitan Police that it is not ready yet.

13 We appreciate that these witnesses are senior  
14 people and that the production of their statements requires  
15 further work. However, we submit that a deadline needs to  
16 be set in directions for the production of both Mr Hepburn's  
17 statement and Commander Usher's statement and we propose  
18 that the deadline should be 16 July, two weeks from today.  
19 We understand that the police and the Parliamentary  
20 authorities are content with that deadline.

21 If the statements were not produced until after  
22 that time, we would face the prospect of interested persons  
23 not having the evidence on this important issue until  
24 August, by which time follow-up enquiries may be delayed by  
25 holidays. That is why we propose a direction.

5

1 THE CHIEF CORONER: Yes, Mr Keith, you are content  
2 with 16 July?

3 MR KEITH: Sir, I am. There is no doubt  
4 whatsoever as to the understanding of the importance of this  
5 issue on the part of the Metropolitan Police Service, and  
6 although a draft is now ready, it hasn't been finalised for  
7 a number of reasons that I will not trouble you with.

8 I should add that you are, of course, aware that  
9 the SO15 team in the Metropolitan Police have provided  
10 a huge number of investigative documents, witness  
11 statements, expert reports and the like. I am afraid in the  
12 time that has been available we have not been able to finish  
13 entirely the tasks which your team have quite properly set  
14 us, but we believe that 16 July is a sensible and reasonable  
15 date and the report will be ready by then.

16 THE CHIEF CORONER: Thank you very much. I mean,  
17 I am grateful for all the work that has been done. I do  
18 appreciate, Mr Keith, there is a lot that has been done by  
19 those that instruct you through SO15, but of course, the  
20 importance of this statement and getting it served by that  
21 date simply allows everyone else to see what's there --

22 MR KEITH: Indeed.

23 THE CHIEF CORONER: -- and to respond to it in  
24 good time for a prompt start on 10 September.

25 MR KEITH: Absolutely.

6

1 THE CHIEF CORONER: Thank you.

2 I think, Mr Moss, you are also content?

3 MR MOSS: Yes, I am. The same applies. So it is  
4 not a criticism of anybody, but the request of the  
5 Parliamentary authorities came somewhat later.

6 THE CHIEF CORONER: Yes.

7 MR MOSS: I do want to be clear that a great deal  
8 of work has been done on the statement. We understand the  
9 urgency, and for us too 16 July is a workable deadline and  
10 we are grateful for it.

11 THE CHIEF CORONER: Thank you.

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13 Submissions by MR WASZAK

14 MR WASZAK: Sir, on behalf of Mrs Palmer, we are  
15 disappointed not to have received the witness evidence  
16 relating to the security arrangements already.

17 THE CHIEF CORONER: Yes.

18 MR WASZAK: The Metropolitan Police Service's  
19 position in written submissions that their report would be  
20 available in July is both, we say, vague and unacceptable.  
21 Mrs Palmer remains in the dark about this information  
22 because of delays which are largely unexplained by the MPS.

23 As you will appreciate, sir, it was made clear as  
24 long ago as January of this year that this information would  
25 be required and it is especially surprising that such

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1 information has not been provided, given that last year in  
2 an interview on 18 April 2017 the Commissioner for the  
3 Metropolitan Police, Cressida Dick, commented publicly that,  
4 "It is very hard to say if Keith had been armed, he would be  
5 alive today".

6 To find ourselves, sir, at this hearing, ten weeks  
7 or so before the start date for the inquests, without the  
8 report is, we say, very unimpressive. The absence of the  
9 report is preventing those who act for Mrs Palmer from  
10 preparing the case properly, and that is plainly wrong.

11 Furthermore, sir, we say that it would not be  
12 acceptable for the MPS report to be received late into July.  
13 Were that to happen, it would leave only August, with the  
14 attendant difficulties which that month involves, for the  
15 report to be considered, for instructions to be taken and  
16 any follow-up work to be undertaken in relation to it. We  
17 therefore request, sir, that the report from the police is  
18 provided within a week of today's hearing.

19 In relation, sir, to Mr Hepburn's statement on  
20 behalf of the Parliamentary authorities, we are, of course,  
21 sympathetic to the fact that that request was not formally  
22 communicated until 4 June this year. We are also  
23 sympathetic to the fact that the Parliamentary authorities  
24 were not granted interested person status until 6 June. We  
25 also understand, sir, that many of the documents being

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1 considered are sensitive ones and plainly Mrs Palmer does  
2 not wish to negatively impact upon any of the security  
3 arrangements in place currently, but we also request, sir,  
4 that the statement from Mr Hepburn is likewise provided  
5 within seven days of today's hearing.

6 THE CHIEF CORONER: Thank you.

7 Mr Keith, anything to say about earlier than the  
8 16th?

9 Submissions by MR KEITH

10 MR KEITH: Well, sir, if I had understood  
11 counsel's submissions correctly, the date that was being  
12 proposed to the inquest was 16 July.

13 THE CHIEF CORONER: Yes.

14 MR KEITH: Unless, sir, you are minded to depart  
15 from that submission, I do not think there is anything I can  
16 usefully add.

17 THE CHIEF CORONER: No. I mean, I am obviously  
18 acutely conscious that everyone will be interested,  
19 particularly those concerned on Mrs Palmer's behalf, in  
20 relation to what the statement will contain and if it were  
21 available before the 16th, I am sure it would be disclosed  
22 before the 16th. But it seems to me I have got to have in  
23 mind the sheer volume of work that has been undertaken. You  
24 have indicated the statement is in a form where it has been  
25 drafted, but it has got to be reviewed. It seems to me in

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1 those circumstances a deadline of 16 July should still allow  
2 sufficient time for the inquest to start properly on  
3 10 September.

4 MR KEITH: Sir, yes, the 16th it is. It might be  
5 sensible if I reassure you and through you, of course, the  
6 interested persons that everything is being done that needs  
7 to be done. Reports don't make themselves, of course, and  
8 against and in the context of all the vast amount of work  
9 that has already been done, this is a sizeable project in  
10 its own. The draft deals with issues such as the geography  
11 of New Palace Yard, the physical security measures,  
12 arrangements for the gates, police and security personnel,  
13 mobile patrols, training, standing instructions and the  
14 like. Those are just the broad areas identified by your  
15 team and added to by the Metropolitan Police Service. Those  
16 areas require a detailed examination of historic and current  
17 reviews concerning the appropriateness and the efficacy of  
18 the security arrangements at New Palace Yard and that itself  
19 gives rise to further issues of disclosure.

20 None of these are straightforward issues and that  
21 is why the extra time will be extremely valuable in making  
22 sure, firstly, that the report is as complete as we can  
23 possibly make it and, secondly, that once the material is  
24 disclosed to your team, we will not need to come back to  
25 your team and advance submissions as to why there should not

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1 be further onward disclosure to the IPs.

2 THE CHIEF CORONER: Thank you.

3 Submissions by MR HOUGH (continued)

4 MR HOUGH: Sir, while we are very alive to the  
5 concerns of the Palmer family, and that is in fact why we  
6 commenced these enquiries some time ago, we also understand  
7 what is being said by the police and the Parliamentary  
8 authorities about the scale of the task.

9 THE CHIEF CORONER: Yes.

10 MR HOUGH: Most importantly though, it is going to  
11 serve everyone better to get informative, comprehensive  
12 statements by 16 July rather than less satisfactory  
13 statements a week earlier.

14 THE CHIEF CORONER: Yes.

15 MR HOUGH: For that reason really above all  
16 others, we adhere to that suggested deadline.

17 THE CHIEF CORONER: Well, I will set the date of  
18 16 July for those two statements that you have indicated:  
19 Mr Hepburn and Commander Usher.

20 MR HOUGH: Before I leave this topic, Mr Keith  
21 referred to disclosure. I should put down a marker now that  
22 there are likely to be serious difficulties in ordering  
23 disclosure of past reviews of Parliamentary security because  
24 they are substantial and highly sensitive documents which,  
25 by their nature, cover topic areas far beyond the scope of

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1 this inquest and in which extracting particular pieces of  
2 information can be logistically very difficult. That said,  
3 we very much hope that the statements we do get will cover  
4 the ground comprehensively and afterwards requests for  
5 disclosure can be dealt with as necessary.

6 May I move on then to Westminster Bridge physical  
7 security. We commenced enquiries on this subject too some  
8 time ago and we have received and disclosed evidence on the  
9 subject from the police, from Transport for London and from  
10 Westminster City Council. We have also more recently made  
11 enquiries of Lambeth Council, which has responsibilities for  
12 the southern half of the Bridge. We do not expect that  
13 evidence to be very substantial when it comes given what  
14 Westminster City Council has said about local authority  
15 responsibilities.

16 The Palmer and Cochran families in their  
17 submissions raise a series of questions about whether there  
18 was consideration of security measures on the Bridge after  
19 the Nice and Berlin terror attacks. In that context, they  
20 make reference to an NPCC advice document dated  
21 20 December 2016, which is exhibited by Siwan Hayward of  
22 TfL. What we propose is to ask TfL to provide any  
23 contemporary documents showing consideration of such  
24 measures or alternatively to provide a witness statement  
25 saying whether such measures were considered and if so, what

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1 was done about them.

2 Otherwise, it strikes us that the issues raised by  
3 the families in their submissions appear to be matters for  
4 questions to witnesses. From speaking to Ms Canby before  
5 the hearing today, I understand that TfL does intend  
6 providing further witness evidence if possible on this  
7 subject and if any documents exist, providing those too.

8 Sir, next reference has been made to a witness  
9 statement of Superintendent Morris. That will be a witness  
10 statement on police training relevant to the events of the  
11 attack, in particular the training given to officers about  
12 responding to marauding terrorist attacks. For that  
13 statement too we would propose a deadline of 16 July to  
14 ensure once again that there is a comprehensive document but  
15 delivered in good time before the start of the inquests.

16 THE CHIEF CORONER: Yes.

17 MR HOUGH: Finally on agenda item 1,  
18 Security Service material. One of the topics of enquiry in  
19 these inquests includes what was known to the authorities  
20 about the attacker, who at one time had been a subject of  
21 interest in an MI5 investigation. As we explain in our  
22 submissions, we have been working closely with MI5 to ensure  
23 that relevant evidence can be provided about what was known  
24 of him to the extent possible without damaging national  
25 security. This is to be done by a senior MI5 officer,

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1 Witness L, giving evidence.

2 We are continuing to work constructively with MI5.  
3 We received a draft of the witness statement on Friday. We  
4 are content with the draft and so the statement should be  
5 disclosed in the very near future.

6 I should raise one point now about the evidence of  
7 Witness L. We propose to ask interested persons to submit  
8 in writing the questions they intend to ask of that witness  
9 by around a week or two before the witness is due to give  
10 evidence, we do say because Witness L will need time to  
11 consider what information can properly be revealed in  
12 response to each question beyond what will be in his  
13 statement. Everyone is more likely to get informative  
14 answers if that notice and time is provided. I however  
15 should reassure interested persons that the approach we  
16 suggest does not rule out the possibility of unscripted  
17 follow-up questions in response to the witness's answers.

18 Sir, may I --

19 THE CHIEF CORONER: Just pausing there, Mr Hough,  
20 that seems to me to be a very sensible suggestion and  
21 I would have thought that the -- clearly once we have got  
22 the date when L is to give evidence, it will give everyone  
23 the focus as to formulating the questions on the topics they  
24 want to cover with him.

25 MR HOUGH: Yes.

14

1 THE CHIEF CORONER: I will not make a formal  
2 direction now, but it is likely to be a direction that  
3 I will make that actually those questions are to be  
4 submitted in written form seven days before the date on  
5 which he is due to give evidence.

6 MR HOUGH: Yes. The simple point really is if the  
7 witness is not given advance notice, one can expect him just  
8 to respond to new questions by saying, "I would need to  
9 discuss with others what I can properly add on that  
10 subject".

11 THE CHIEF CORONER: Yes.

12 MR HOUGH: That is not going to be very helpful to  
13 anybody.

14 THE CHIEF CORONER: No.

15 MR HOUGH: May I move, then, to selection of  
16 witnesses and organisation of hearings?

17 THE CHIEF CORONER: Yes.

18 MR HOUGH: We circulated draft witness lists for  
19 both inquest hearings on 18 May, so interested persons have  
20 had around six weeks to consider them. They have had the  
21 statements of the main eyewitnesses to the attack for all  
22 that time and longer. A few minor changes to the lists have  
23 been proposed by interested persons, mainly concerning some  
24 paramedics and clinicians. We have responded to those  
25 proposals in our latest drafts of the lists. Otherwise,

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1 sir, no interested person has raised any issue about our  
2 suggested structure of the hearings or about the witnesses.

3 After today, from today, we shall need to start  
4 timetabling the witnesses, some of whom are busy  
5 professionals who will need to be timetabled carefully.  
6 While it may be possible for minor changes to be  
7 accommodated after today, we shall not be able to make  
8 substantial changes to the lists. I understand from others  
9 that everyone understands and accepts that state of affairs.

10 Of course, for some of the statements which are  
11 yet to be provided on topics such as Parliamentary security,  
12 we understand that some IPs will want to reserve their  
13 position about asking for an additional witness or two.

14 THE CHIEF CORONER: Yes.

15 MR HOUGH: We do not seek to debar that sort of  
16 submission. But the bulk of the hearings will have to start  
17 to be timetabled now in accordance with our lists unless  
18 submissions are made for additional or different witnesses  
19 now.

20 So the third item is expert evidence. Interested  
21 persons have been aware since the last hearing or before of  
22 the various experts from whom reports have been  
23 commissioned. The experts' reports have all been disclosed  
24 and we have given details and the witness lists of those  
25 experts we intend calling. We do not understand there to be

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1 any submission that any additional expert evidence is  
2 required.

3 Fourthly, sir, pen portraits. Each victim's  
4 family has been invited to prepare a pen portrait or more  
5 than one pen portrait statement about the character and life  
6 of the person who died. The intention is that these are  
7 read early in the first hearing. This practice, which has  
8 become commonplace in inquests, shows respect for the  
9 individual personality of each of those who died. We  
10 understand that the statements are being produced. It is  
11 a sensitive exercise. We hope they can be supplied soon.

12 Sir, item 5, audio-visual materials. The inquest  
13 will use a range of audio-visual tools to help tell the  
14 story of the attacks. There is a master video compilation  
15 of the events which will be disclosed shortly. It will be  
16 played early on in the inquest and can be used afterwards  
17 when questioning witnesses.

18 There are also individual compilations of footage  
19 for each of those who died which will be played at  
20 appropriate stages, as we have set out in the witness lists.  
21 Again, those too will be disclosed in the near future.

22 Finally, there is a 3D model of the entire scene  
23 of the attacks prepared by the police Computer Aided  
24 Modelling Bureau which we intend using to illustrate some of  
25 the key events and areas.

17

1 Sir, item 6, anonymity applications. As explained  
2 in our written submissions, applications for anonymity and  
3 special measures have been made by six individuals linked to  
4 Khalid Masood: his widowed partner; his eldest daughter; his  
5 former partner who was with him from 1990 or '91 to 2000 or  
6 2001; his mother; a former partner who was in a very brief  
7 relationship with him in 2002; and his former wife, who was  
8 married to him briefly in 2004 to 2005.

9 These applications have been circulated to  
10 interested persons for comment and there have been  
11 responsive submissions from the Metropolitan Police. We  
12 have set out in our submissions at paragraph 26 the  
13 governing legal principles and at paragraph 27 our own views  
14 on the applications.

15 In short, these applications require the court to  
16 balance interests for and against granting anonymity, taking  
17 into account the privacy rights of the individuals, the  
18 important open justice principle and the free speech rights  
19 of media organisations. Our submission is that the only one  
20 of these applicants who should be granted anonymity is the  
21 former partner who was with Masood for a brief time in 2002.

22 An important feature of the other applicants is  
23 that they have all already been named and their connections  
24 with Masood discussed at length in media reports. Anonymity  
25 orders would, therefore, provide only limited protection for

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1 them, but they would lead to the evidence about Masood's  
2 life being almost entirely anonymised, which would not be  
3 a very satisfactory state of affairs.

4 Having said that, we would propose that any of  
5 these applicants who are called to give evidence should do  
6 so in such a way that their faces are not visible to public  
7 or press; so not anonymised, but screened in some form.  
8 Those special measures would assist the individuals in  
9 giving their best evidence, but would not materially impair  
10 reporting of what they say.

11 I do not propose to say more on the applications  
12 at this stage because our reasons are fully set out in our  
13 document and because it would do no service to the  
14 individuals concerned to discuss them at greater length  
15 today.

16 We would propose that all media organisations be  
17 given the opportunity to respond in writing to our  
18 submissions on these applications by 16 July and for the  
19 applicants to have the facility to reply in writing by  
20 23 July, then allowing a ruling to be issued in writing  
21 after that point in time.

22 Sir, there is also an application for anonymity  
23 and special measures from the Secretary of State on behalf  
24 of Witness L, the MI5 officer. That has been circulated to  
25 interested persons at the end of last week. In our

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1 submission, and subject to any representations of others,  
2 the application is well founded and should be allowed. As  
3 with almost all other members of the UK intelligence  
4 community, protection of this individual's identity is  
5 critical to their safety and their operational  
6 effectiveness. The application includes also a request that  
7 the witness be screened from all in court, including lawyers  
8 and interested persons.

9 Now, screening from lawyers and interested persons  
10 as well as from the press and public is an unusual request.  
11 However, we submit that it would be justified in this case,  
12 given the risks that the witness may otherwise be recognised  
13 in a public place by somebody who has seen them in court.  
14 For reasons given in the application, that would be  
15 catastrophic for the witness and for other Service officers.

16 Furthermore, since this witness's credibility is  
17 not likely to be seriously in issue, the inability to see  
18 their body language during testimony is not likely to be  
19 a serious impediment to the inquest. Again, we would  
20 propose that all interested persons and media organisations  
21 be given the opportunity to respond to that application by  
22 16 July, and for the Secretary of State to have the facility  
23 to reply in writing by 23 July, allowing a ruling to be  
24 delivered. So that is what I propose to say about anonymity  
25 applications.

20

1 Hearing logistics , very briefly . The intention is  
2 that the inquest hearings should be in this courtroom, the  
3 reason being that it is the only courtroom here which  
4 provides adequate space and facilities for the inquest given  
5 those who are likely to attend. Further information about  
6 logistics for the hearing is in our document. Any  
7 interested person who wishes to raise questions or issues  
8 about logistics should do so either in submissions today, or  
9 with Ms Jones and her team in good time before the hearing  
10 starts .

11 Sir, a final topic: juror summoning. Jurors will  
12 need to be summoned and a jury selected for the second  
13 hearing. The Metropolitan Police have raised in their  
14 submissions the matter of jury questionnaires. We propose  
15 to set a deadline -- once again, 16 July -- for any  
16 representations to be made on questions which should be put  
17 to potential jurors so as to filter out unsuitable persons.

18 So that is all I intend to say at this stage,  
19 unless, sir, you have any questions or points to raise .

20 THE CHIEF CORONER: Not at this stage. Thank you.

21 MR HOUGH: Sir, I understand that you will now  
22 hear from interested persons on each of the agenda items in  
23 turn.  
24  
25

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## Directions

1 THE CHIEF CORONER: Yes. What I might suggest is  
2 that we deal with the anonymity applications at the moment  
3 first of all , simply because the proposal is that in respect  
4 of the applications which have been made so far, that the  
5 media have the ability to respond by 16 July; and, in  
6 relation to Witness L, that the interested persons and the  
7 media respond by 16 July, with replies due then by 23 July .  
8 Does anybody have any difficulty with those directions?  
9 (Pause). No? Well, I will make those directions in respect  
10 of the anonymity applications.  
11

12 So far as point 8 on the agenda is concerned and  
13 the jury summoning, and the then jury questions, does  
14 anyone have any difficulty in relation to supplying  
15 questions to the questionnaire by 16 July? (Pause). Again,  
16 I will make that direction .

17 So far as the item 7 and the hearing logistics ,  
18 this courtroom has probably more seats than any other  
19 courtroom in this building, which is why we are here.  
20 I appreciate there may be other more comfortable places to  
21 sit , but I hope using this courtroom will suit everyone.  
22 Looking at you, Mr Keith, I hope you will be comfortable  
23 there.

24 MR KEITH: I appear to be at the moment,  
25 thank you.

22

1 THE CHIEF CORONER: If there are any particular  
2 issues about logistics , then I think the sensible thing is  
3 that those are notified through to Ms Jones.

4 Can I then go back really to point 2 and the  
5 selection of witnesses and the timetabling of the inquest  
6 hearing, just to see if anyone wishes to say anything about  
7 that topic? I am not inviting it , but really just if anyone  
8 wishes to .

9 MR WASZAK: Sir, only briefly , and without wanting  
10 to be unhelpful, for obvious reasons we cannot provide  
11 a definitive response in relation to the witness list at  
12 this stage --

13 THE CHIEF CORONER: Yes.

14 MR WASZAK: -- until the remaining evidence that  
15 we seek has been finalised .

16 THE CHIEF CORONER: Yes.

17 MR WASZAK: What I can say, which I hope is more  
18 helpful, is that we do not anticipate any further factual  
19 evidence being required relating to the events of the day,  
20 nor any significant additional witness evidence from any of  
21 the relevant agencies in relation to the security  
22 arrangements, be those on the Bridge or at the Palace,  
23 provided those who have been identified can answer the  
24 issues which have been raised.

25 THE CHIEF CORONER: Yes. That is very helpful .

23

1 Thank you.

2 Anyone else on that topic? (Pause).

3 Expert evidence: anyone wish to say anything in  
4 relation to expert evidence? (Pause). Thank you.

5 Pen portraits?

6 MR PATTERSON: Sir, they are in hand. I have been  
7 speaking to Mr Hough in particular about the generalities ,  
8 and I agree with him that this is an important topic, it is  
9 a sensitive topic --

10 THE CHIEF CORONER: Yes.

11 MR PATTERSON: -- and we have been discussing the  
12 general nature of the documents, and they will be provided  
13 and they will be provided as soon as possible .

14 THE CHIEF CORONER: Thank you. I mean, I agree  
15 with everything you have said. It seems to me they are  
16 essential in a case like this or an inquest like this to  
17 have that sort of material and to give it proper prominence.

18 MR PATTERSON: We are grateful for the opportunity  
19 to do so, and it will be done and the various individuals  
20 concerned are dealing with it .

21 THE CHIEF CORONER: Thank you very much.

22 The audio-visual materials: anyone wish to say  
23 anything in relation to that? (Pause). Very good.

24 Mr Hough, I think, therefore, we have covered the  
25 items which were on the agenda.

24

1 MR HOUGH: We have, and nothing else has been  
2 drawn to my attention.

3 THE CHIEF CORONER: No, and so always easiest to  
4 have a few dates rather than lots of mixed dates, but  
5 16 July is obviously the key date for quite a number of  
6 things to happen, and 23 July equally for responses.

7 MR HOUGH: Just to confirm, sir, I think there is  
8 one item I raised, which is Superintendent Morris's  
9 statement; are you content with 16 July for that as well?

10 THE CHIEF CORONER: I was going to say 16 July for  
11 that, and I was also conscious in relation to TfL where  
12 there was mention that there may be further material,  
13 further statements. Again, it would be helpful, I suspect,  
14 to have the same or similar date for that material.

15 MR HOUGH: Sir, Ms Canby may have something to say  
16 about that.

17 THE CHIEF CORONER: Yes.

18 Submissions by MS CANBY

19 MS CANBY: Sir, Ms Canby for Transport for London.  
20 May I start, because this is the first hearing at which  
21 Transport for London has been present since being made  
22 an interested person, by expressing Transport for London's  
23 deep condolences to the family and friends of those who lost  
24 loved ones at this tragic attack.

25 I am grateful for an opportunity to speak to both

25

1 Mr Hough and Mr Waszak on behalf Mr Cochran in relation to  
2 this issue. You will appreciate that Mr Hough did not  
3 provide a date --

4 THE CHIEF CORONER: No.

5 MS CANBY: -- by which we were to provide you,  
6 sir, with this additional information. I am afraid it would  
7 be difficult for TfL to provide that additional information  
8 by 16 July. It is no criticism of those who act on behalf  
9 of Mr Cochran, but the request was only raised on Friday  
10 last, and it does involve searching through a large number  
11 of email accounts and computer accounts for this  
12 documentation.

13 THE CHIEF CORONER: Yes.

14 MS CANBY: Such a search was carried out in  
15 response, sir, to the inquest team's initial request for  
16 statements, but given the entirely proper enquiries that  
17 have now been made, it is felt that it would be prudent to  
18 go back again and check that there is no contemporaneous  
19 documentation in relation to steps that were taken after the  
20 guidance was given in December 2016.

21 It is not anticipated that any further documents  
22 will be found, but TfL does seek some time to make a further  
23 search. If no further documentation is found, as is  
24 expected, then TfL would also like an opportunity to speak  
25 to employees who were working in this area at the time.

26

1 Unfortunately, some of them have now left the employment of  
2 TfL, and again that is why it is not going to be possible to  
3 provide this further information by 16 July.

4 In my submission, these enquiries are in  
5 a slightly different category to those that have already  
6 been identified, in that they are follow-up enquiries, and,  
7 as I say, enquiries that have been made relatively late in  
8 the day. I do seek, sir, six weeks. I appreciate that that  
9 takes us 13 August, in the middle of the holiday period.  
10 I appreciate that that is perhaps not going to be welcomed  
11 by all, although I understand that those representing  
12 Mr Cochran do not have any particular difficulties with that  
13 date.

14 THE CHIEF CORONER: Yes.

15 MS CANBY: And it also seems to me that, although  
16 we have not yet seen the timetable, this sort of evidence is  
17 likely to fall towards the end of the first inquest. And  
18 so, sir, for all of those reasons, I do seek your indulgence  
19 and do ask for 13 August to provide this additional  
20 information. If it is at all possible to do so earlier,  
21 then we will, but it seems to be that it would be much  
22 better to have more time now and do a proper search than try  
23 and do it quickly and not do it properly at all.

24 THE CHIEF CORONER: Yes.

25 Can I just hear if there are any observations

27

1 about the date of 13 August?

2 Submissions by MR PATTERSON

3 MR PATTERSON: Sir, can I just for the record echo  
4 what Mr Waszak said earlier? This is an important topic, as  
5 you know, sir. The security on the Bridge, the issue of  
6 barriers, we raised it back in January.

7 THE CHIEF CORONER: Yes.

8 MR PATTERSON: We are sympathetic to my learned  
9 friend, and we appreciate that it may be that requests have  
10 only been made late in the day, but we would invite  
11 expedition in relation to these enquiries.

12 THE CHIEF CORONER: Yes. Well, I am sure they  
13 will be done as quickly as they possibly can be, and by  
14 setting a date I am not expecting anyone to wait until the  
15 last minute to reveal material. I am rather hoping that if  
16 material is found that it is made available sooner rather  
17 than later.

18 MR PATTERSON: Yes.

19 THE CHIEF CORONER: And it may be that it comes  
20 not in one go but in a number of tranches, should material  
21 be found.

22 MR PATTERSON: Yes.

23 THE CHIEF CORONER: But it does seem to me that  
24 allowing sufficient time for that exercise to be done, and  
25 tracing people who may have left the employment, is not

28

1 something which is going to be done easily, and so I will  
2 say 13 August.

31

3 MR PATTERSON: Yes.

4 THE CHIEF CORONER: But, as I say, with an  
5 invitation that, if it is possible to be done earlier, it  
6 should be.

7 MR PATTERSON: We are grateful.

8 MR HOUGH: Sir, in the absence of any other  
9 representations, we will prepare a note of your directions,  
10 circulate it and put it on the website.

11 THE CHIEF CORONER: Thank you very much.

12 We will commence the inquests on 10 September in  
13 this courtroom. Certainly on the first day, Mr Hough, we  
14 are likely to start at 10.30, but it may be timings  
15 thereafter we start a little earlier, but we will see how we  
16 are doing for time and logistics.

17 Thank you very much. I will rise.

18 (11.16 a.m.)

(The hearing ended)

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