

**INQUESTS ARISING FROM THE DEATHS IN THE WESTMINSTER TERROR
ATTACK OF 22 MARCH 2017**

CASE MANAGEMENT ORDER

11 SEPTEMBER 2018

UPON three applications being made for anonymity in these Inquests.

AND UPON the advocate for each Interested Person indicating that they currently do not intend to refer to any of the applicants in their questions and submissions in the Inquests.

IT IS ORDERED:

1. This order concerns applicants for anonymity in these proceedings who have been referred to as AA, AB and Stacey Leicester (“the Applicants”).
2. No interested person shall ask a question of any witness tending to reveal the name or identifying details of any of the Applicants without first seeking the permission of the Court.
3. The names and identifying details of the Applicants shall not otherwise be disclosed in the Inquests hearing save with the permission of the Court.
4. The Court will not make any order giving permission for the names or identifying details of any of the Applicants to be disclosed in the Inquests hearing without first having given that person the opportunity to make representations.
5. Pursuant to section 11 of the Contempt of Court Act 1981, the names and identifying details of the Applicants shall not be published in connection with the Inquests, pending and subject to any further order of the Court.
6. In the event of an application being made in the future under regulation 27(2) of the Coroners (Investigations) Regulations 2013 for documents to be provided which contain the names or identifying details of any of the Applicants, no decision will be made to the effect that such documents should be provided

without the relevant Applicants(s) first having been given the opportunity to make representations.

11 September 2018

HIS HONOUR JUDGE LUCRAFT QC

CHIEF CORONER