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3	INQUIRY INTO HYPONATRAEMIA-RELATED DEATHS
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7	PROGRESS HEARING
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9	chaired by Mr John O'Hara, QC
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11	held at
12	Spires Conference Centre, Church House,
13	Wellington Street, Belfast, BT1
14	on Thursday, 23rd June
15	commencing at 1.30 pm
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Thursday, 23rd June 2005

2 (1.30 pm)

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- 3 MR O'HARA: Ladies and gentlemen, can I ask everyone to take
- 4 their seats so we can start this afternoon's hearing?
- 5 Thank you for coming along this afternoon. The purpose
- 6 of this hearing, which was not originally scheduled when
- 7 we last met in February, is to update everyone on what
- 8 progress the Inquiry has made and to give a clear idea
- 9 of what the schedule will be for hearings from October
- 10 onwards.
- Before I start I would like to welcome and introduce
- to you the panel of experts who the Inquiry has
- 13 appointed. They have been here since yesterday. You
- will have seen their names on the website, but to
- 15 formally introduce them to you, on my left is Dr Peter
- Booker, paediatric anaesthetist at the Royal Liverpool
- 17 Children's Hospital, who has been a consultant since
- 18 1982. He is also a senior lecturer in paediatric
- anaesthesia at the University of Liverpool since 1992
- and an Honorary Research Fellow in the Department of
- 21 Child Health from 1998 to 2005.
- On my right is Dr Harvey Marcovitch, who was
- a consultant paediatrician in the National Health
- 24 Service from 1977 until 2001, and an Honorary Senior
- 25 Clinical Lecturer at the University of Oxford. From

- 1 1994 to 2002 he was the editor of the leading paediatric
- 2 scientific journal "Archives of Disease in Childhood".
- 3 He is now an associate editor of the BMJ and he sits on
- 4 and chairs Fitness to Practise Panels of the General
- 5 Medical Council. He is also an expert witness on
- 6 a regular basis in medical negligence cases, usually
- 7 overwhelmingly retained by plaintiffs or claimants, but
- 8 also occasionally acting for defendants.
- 9 Again to my left is Carol Williams, who is the
- 10 Inquiry's nursing adviser. She is a consultant nurse in
- 11 Paediatric Intensive Care in Guy's and St Thomas'
- Hospitals in London. She has previously been an expert
- witness in the inquiries into Brompton and Harefield
- 14 Hospitals and the Bristol Royal Infirmary. Carol is the
- 15 Chair of the Royal College of Nursing and Paediatric and
- 16 Neonatal Intensive Care Forum, in which capacity she has
- 17 given evidence to the House of Commons Select Committee
- on Child Health. She has also been involved in
- developing the national service framework for paediatric
- 20 intensive care nursing.
- 21 Sitting to my right again, Mary Whitty is the
- 22 Inquiry's adviser on health service management and
- 23 systems. She retired from full-time work in the
- National Health Service in 2002, having been involved in
- 25 health service management since 1973. Until 2002 she

- 1 was the Chief Executive of Brent and Harrow Health
- 2 Authority in London. From 2002 to 2004 she was a member
- 3 of the Department of Health Inquiry into the conduct of
- 4 Dr Clifford Ayling and since 2002 she has also worked on
- 5 a part-time basis for the Health Protection Agency.
- 6 As you are aware from documents which have been
- 7 placed on the website, the experts were chosen by the
- 8 Inquiry on the basis of their established expertise in
- 9 their own field, their independence of the various
- interested parties and their willingness and ability to
- 11 commit the time which will be required for this Inquiry.
- 12 They will be here for as much as possible of the
- evidence, but inevitably there will be parts of the
- evidence which will be less directly relevant to each of
- their areas of expertise and they will not necessarily
- be there for those parts. There will also be occasions
- when they have unavoidable commitments elsewhere, but in
- the event that they miss any of the days' hearings they
- will be able to follow what happened on the Internet.
- One of the roles of the experts will be to prepare
- 21 a preliminary paper identifying the areas which cause
- them concern. This will then be sent to a number of
- peer reviewers who have been engaged by the Inquiry, who
- work abroad, and the peer reviewers will be asked for
- 25 their comments on this preliminary paper. The final

- 1 paper, put together between the experts and the peer
- 2 reviewers, will then be made available publicly well in
- advance of the oral hearings on 3rd September* and
- 4 hopefully in or about mid-August of this year. After
- 5 the oral hearings are complete the experts will give me
- 6 their final report on the areas which the Inquiry has
- 7 taken evidence on. This report will be peer reviewed
- 8 and will be used as a major contribution to the final
- 9 drafting of the ultimate Inquiry report.
- The idea of peer reviewers was raised at an early
- stage by a number of representatives. The Inquiry has
- taken up that suggestion, and I can confirm that we now
- 13 have committed in principle to be peer reviewers
- 14 Dr Arieff in California and Dr Bohn in Canada, who
- between them will cover the areas of paediatrics and
- 16 anaesthesia.
- We are in the process of engaging a nursing adviser
- and expect to have developments from Australia within
- 19 the next week or so on that front. We would also engage
- a peer reviewer on the area of health service management
- 21 if we decide that that is also required.
- The peer review system has two particular advantages
- 23 it seems to us. The first is that it provides the
- Inquiry and the public of Northern Ireland with
- 25 reassurance that the Inquiry is receiving high quality,

- 1 independent advice from our own panel of four experts.
- 2 The second advantage is that we hope that the peer
- 3 reviewers will be able to help us to learn how things
- 4 are done differently or better outside the United
- 5 Kingdom so that when we come to make recommendations to
- 6 the Minister, we will be able to incorporate in those
- 7 recommendations any lessons which might usefully be
- 8 gleaned from abroad.
- 9 I should not move on from the issue of the
- appointment of our experts without specifically
- referring to the fact that there were objections
- received to the appointment of Dr Harvey Marcovitch
- largely based on an article that he wrote six years ago
- in the British Medical Journal. That article, as those
- of you who have read it will see, was written in strong
- terms, but it also clearly relates to a particular
- campaign or issue, and Dr Marcovitch was at pains in the
- article to emphasise that he distinguished that
- 19 particular campaign from the vast majority of genuine
- 20 concerns which members of the public have about medical
- 21 treatment. In these circumstances, and especially now,
- 22 given the role of peer reviewers, I intend to continue
- 23 to use Dr Marcovitch as an expert adviser for this
- 24 Inquiry.
- 25 There is I should acknowledge one specific

- 1 outstanding issue on experts, which is the suggestion
- 2 made on behalf of Mr and Mrs Slavin that it would be
- 3 appropriate for the Inquiry to engage a renal consultant
- 4 to advise on some of the issues relating to Adam's
- 5 treatment. Dr Peter Booker, who is our adviser on
- 6 paediatric anaesthesia, has only just recently become
- 7 involved in the Inquiry. I will discuss that in detail
- 8 with Peter Booker and we will come back to Mr and
- 9 Mrs Slavin and their legal representatives and try to
- tease out with them what specifically the role of the
- renal consultant might be and how that would add to the
- work which will be done by Dr Booker and others.
- One other suggestion which has been made to us is
- that it might be helpful both to the experts and to the
- interested parties if a meeting with the experts could
- be facilitated before the Inquiry starts. After
- discussions this morning we are able to propose
- a meeting along those lines and our suggested date,
- subject to the availability of various people, is that
- those meetings can take place on Thursday, 25th August.
- Now what I should emphasise about such a meeting is
- 22 that its purpose will not be to preview the evidence
- which is likely to be given at the oral hearings, and it
- 24 will simply not be possible for the experts to start
- 25 giving expert advice to the various people -- to anybody

- 1 who comes to those meetings, but in particular in so far
- 2 as the families may have additional concerns which they
- 3 feel are not fully or adequately reflected in the paper
- 4 which will then be available from the experts and from
- 5 the peer reviewers, they will be able to raise that at
- 6 the meeting. They will also be able to meet the experts
- 7 in perhaps a slightly less formal setting than we are
- 8 going to have when this Inquiry starts.
- 9 Since the families are being offered a meeting along
- those lines on 25th August, an equivalent invitation
- will be issued to the representatives of the Trusts and
- the Department, if they wish to take up on that. That
- is a matter for them. That issue can be discussed
- 14 further.
- Let me turn now to the accommodation which we have
- in this building. Although it seems very easy from the
- outset to say, "We will have the Inquiry in ..."
- a certain location, it has taken some considerable time
- 19 to identify and pin down this fine hall as the place
- where the Inquiry's oral hearings could be conducted.
- I should say at the start that the hall is not set
- out today in exactly the way it will be in October, but
- today's appearance is broadly similar. One of the
- 24 differences is these trestle tables are not the tables
- 25 which we will be using in October from October onwards,

- and there will be smaller desks than those. People who
- 2 feel perhaps fairly far away from us will be moved in
- 3 closer.
- 4 The set-up, however, will be broadly the same. The
- 5 Solicitor and Counsel to the Inquiry will sit in the
- 6 middle. The families' representatives will be on one
- 7 side and the representatives of the public bodies will
- 8 be on the other side.
- 9 There has been a plan or a map of the proposed
- layout circulated. We welcome comments on that, and
- that can be revised or tweaked in any way which appears
- 12 necessary.
- The legal representatives will have laptops, which
- will be provided by the Inquiry. There will also be
- screens on their desks which will show any particular
- document which is being referred to at any one point in
- 17 the evidence. There will be screens elsewhere in the
- hall so that the proceedings can be followed in full by
- 19 the members of the public, by the families and by other
- 20 potential witnesses, and these two large screens to my
- 21 left and right, they have been tested this morning and
- they can accommodate the documents which will be put up
- on those screens. So it should be possible for everyone
- 24 who is present here to follow the proceedings in some
- detail.

- 1 If it is necessary, there will also be screens on
- 2 the balcony above so that if there is an overflow from
- 3 the hall into the balcony, the proceedings can be
- 4 followed from there too.
- 5 For the information of anyone who requires this,
- 6 there will be a training day at a date to be arranged in
- 7 September, probably mid-September, at which everyone
- 8 will be given a guide as to how the laptops and the
- 9 screens can be used.
- Apart from the facilities within this hall, there
- are some rather limited rooms outside the hall, which
- can be used for consultations between the various legal
- representatives and the families and the Trus ts and
- 14 Department and their witnesses. We are not sure if we
- 15 have enough rooms available for everybody and that is
- something we will have to discuss with the various
- 17 representatives in the weeks ahead. If there is not
- room for everybody and more room is required, we will
- seek accommodation somewhere very close by.
- Let me turn now to the progress which has been made
- in terms of evidence-gathering by the Inquiry. We have
- 22 received thousands of documents from many sources,
- primarily the Department itself and the Trusts which are
- 24 centrally involved in the issues which give rise to this
- 25 Inquiry. Many of these documents can already be found

- 1 on the website. In particular, documents relating to
- 2 Adam's and Raychel's deaths are there along with many
- 3 more documents about the response and the reactions of
- 4 the Department and other bodies.
- 5 Legal professional privilege has been claimed for
- 6 some documentation. That is an entitlement which
- 7 parties have under Schedule 8 of the 1972 Health and
- 8 Personal Social Services Order, which specifically
- 9 restricts the right which everyone has to see documents
- 10 to -- the paragraph states that:
- "Nothing in Schedule 8 empowers [me] to require any
- 12 person to produce any document or to answer any question
- which that person would be entitled on the ground of
- privilege or otherwise to refuse to produce or to answer
- if the Inquiry were proceeding in a court of law."
- I am not sure of the extent to which there are
- tensions about that, and it may be an issue which needs
- to be addressed at some point in the near feature.
- 19 Apart from documents for which privilege has been
- 20 claimed, which means that they do not have to be
- 21 produced at all, there are other documents which we have
- been provided with but which we have decided either to
- redact in part or to omit entirely for various reasons.
- Those reasons might be that the documents are not
- 25 actually terribly relevant or relevant at all to the

- 1 work of the Inquiry. Another reason might be that they
- 2 interfere with patient confidentiality. You will
- 3 understand that in the events that have happened there
- 4 are some references to other patients, and it would be
- 5 entirely unfair for documents relating to other patients
- 6 not involved in the Inquiry to be made public. This is
- 7 an entirely normal process. It happens in all
- 8 Inquiries, but to the extent that some concerns have
- 9 been expressed about that, the Inquiry has responded to
- those concerns and will continue to respond to them.
- By way of example, we have shown to one of the
- 12 families some of the documents which we redacted or
- which we decided were not relevant in order to reassure
- them about the type of document which they were not
- being shown.
- The next development has been that we have published
- and circulated a list of key issues which the Inquiry
- will be focusing on as its work continues. They are
- 19 contained in a nine-page document which was circulated
- in the recent past. We have already had some responses
- 21 to that with some suggestions about how it could be
- 22 added to or improved. I think we have responded to
- 23 those suggestions, sometimes on the basis that the very
- specific issues which are raised are already encompassed
- 25 in the document as it stands and sometimes by suggesting

- 1 that it is unnecessary to make the changes which are
- 2 proposed.
- 3 The next fundamental piece of evidence-gathering is
- 4 by way of witness statements. You will know that we
- 5 have identified a long list of people from whom we have
- 6 sought witness statements on general and specific issues
- 7 relating to Adam's death, Raychel's death and the role
- 8 of the Department and various public bodies. Replies
- 9 have started to come in. I do not intend to make
- a major issue about this today, but I emphasise the fact
- that I expect the replies to come in much more quickly
- in the next ten days or so, and I will not accept that
- replies can be delayed until well into the summer
- 14 holidays. It is important to remember that this Inquiry
- is working to certain deadlines and it is essential, if
- those guidelines are to be met, that the replies are
- 17 received during next week and the week after.
- One of the reasons why that is important is that
- when we receive these replies, we have to scrutinise
- them. We have to compare replies with written evidence
- and statements from other people. We may then have to
- seek follow-up or clarifying statements from the
- 23 witnesses who have given us their information. We will
- 24 then have to consider the paper which we will get from
- our own experts and from the peer reviewers and then

- decide, taking all of that together, who we require to
- 2 give oral evidence.
- 3 Let me emphasise this. If doctors or nurses or
- 4 health service administrators do not give us their
- 5 witness statements in good time, they cannot later
- 6 complain about getting short notice that they are
- 7 required to give evidence when the Inquiry starts its
- 8 oral hearings in October.
- 9 I have now to mention in particular the position in
- relation to Lucy Crawford's death. You will be aware
- 11 from correspondence that we have published that the
- police investigation file was forwarded to the Public
- 13 Prosecution Service on 23rd May. That is rather later
- than we had hoped, though in saying that I am not in any
- way criticising the police, because it appears to us
- 16 from what little we know about what has happened that
- 17 there has been some efforts to contact at least one
- particular witness which have so far been somewhat
- 19 unsuccessful.
- The next stage is that a decision will have to be
- 21 taken by the Public Prosecution Service about whether
- there will be any prosecutions of any people involved in
- 23 Lucy's treatment. We have been informed by the Public
- 24 Prosecution Service that it is difficult to know when
- 25 those decisions will be taken, because they have to go

- 1 through a number of steps before forming their final
- view. We do understand, however, that if there is to be
- a prosecution, it is unlikely that the trial will start
- 4 before the end of this year.
- 5 The Inquiry has had to consider how this will affect
- 6 our work overall. In an ideal scenario we would
- 7 consider the three deaths which we are specifically
- 8 investigating in chronological order. That means we
- 9 would start with Adam's death, we would move to Lucy's
- death and then we would go on to Raychel's death. We
- would then follow up on those specific inquiries by
- looking at any other deaths which might fall to be
- investigated and we would also look at a number of
- 14 specific issues.
- 15 For instance, we will certainly be examining the
- role and responsibilities of various public bodies. We
- will be examining the responses of the public bodies.
- We will be looking at the introduction of the guidelines
- after Raychel's death and the way in which those
- 20 guidelines have been implemented and steps which have
- been taken to ensure that they are effective. We will
- 22 also be looking at the education and training and at the
- 23 continuing education and training of nurses and doctors.
- It seems, however, that because of the delay which
- 25 has been brought about by the criminal investigation

- 1 into Lucy's death we will not be able to follow that
- 2 ideal route. For the moment at least, subject to
- anything that is presented to us today, we intend to
- 4 defer our investigation of Lucy's death. I have to
- 5 acknowledge immediately that this is particularly
- 6 disappointing for the Crawford family. This is not the
- 7 news they wanted to hear. I also acknowledge at the
- 8 same time it will be disappointing for a number of other
- 9 people who were involved in the events at that time and
- who we anticipate will undoubtedly have things which
- 11 they want to say to this Inquiry. It seems to us,
- 12 however, that it is an unavoidable problem.
- 13 If a decision is taken that there is to be no
- prosecution in Lucy's case, we will examine the
- circumstances of her death as soon as possible and we
- will fit it into the timetable which I amabout to
- outline in respect of the Inquiry's other work so that,
- although the investigation is delayed, it will not be
- 19 put off indefinitely. If, however, there is
- a prosecution, and since we have been specifically asked
- 21 by the police not to take statements either from the
- 22 Crawford family or from people who may be involved as
- 23 witnesses in the prosecution, we believe that in the
- event of a prosecution we will not be able to proceed at
- least for the moment into inquiring into the

- 1 circumstances of Lucy's death.
- 2 The timetable which I am about to outline is the
- 3 timetable which will be followed at least in the first
- 4 place.
- 5 The public hearings will start on Monday, 3rd
- 6 October. The Inquiry will sit each week from Monday to
- 7 Thursday. This is partly to facilitate our expert
- 8 witnesses from England, who have their own jobs to go
- 9 back to, and we will try to release them on Thursday
- 10 evening so they at least have one day a week at their
- jobs in England. In addition to that sitting four days
- 12 a week can be a considerable strain not only for the
- 13 Inquiry team but for the legal representatives and also
- 14 for the witnesses, the families and the public
- 15 representatives.
- So what we will do is we will start by examining the
- circumstances of Adam's death on Monday, 3rd October.
- We will sit from Monday to Thursday that week and from
- 19 Monday 10th to Thursday, 13th October the following
- week. It is our target to hear all the evidence we need
- 21 to hear about Adam's death in that two-week period.
- On Monday, 17th October we will start our
- 23 investigation and taking oral evidence into Raychel's
- 24 death and that will continue along the pattern which
- 25 I just outlined in the week beginning Monday 17th and

- 1 Monday 24th, and again our target is to complete that on
- 2 Thursday, 27th October.
- Beyond that the schedule has to be confirmed.
- 4 I have outlined the sort of issues that we will be
- 5 looking at. As I have already indicated, in the event
- of there being no prosecution in Lucy's case we will fit
- 7 in the investigation of Lucy's death during probably
- 8 November/December. November might be a bit optimistic,
- 9 but hopefully December. We will also look at any other
- deaths which may turn out to be necessary to inquire
- into. We will conduct that business in the
- quasi-judicial, quasi-adversarial system which this hall
- has been set up for.
- Towards the end of our public hearings, and in order
- to help us consider recommendations about what future
- practice might involve, we anticipate that we will
- probably hold a number of seminars or open meetings to
- 18 facilitate discussion, and our view at this stage is
- 19 that if we have taken all the evidence that we can take
- in the manner which I have just described, it might be
- better to try to get ideas and recommendations about
- 22 future practice in a non-adversarial setting rather than
- 23 having somebody coming to give evidence and be
- cross-examined and so on.
- We have the hall available to us until Thursday,

- 1 15th December. In the event that there are sittings
- 2 continuing until that time Thursday, 15th December will
- 3 be the last day before Christmas, but I should say that
- 4 because the hall had already been booked for various
- 5 other purposes, there will be no sittings of the Inquiry
- 6 from Thursday, 10th November to Monday, 21st November
- 7 inclusive. Since we are losing Monday, 21st November
- 8 and on the assumption that the Inquiry is continuing to
- 9 sit in late November, that week the Inquiry will sit
- from Tuesday 22nd to Friday 25th.
- Although that timetable is provisional in some
- respects and therefore subject to alteration, I cannot
- currently envisage any circumstances in which we will
- not adhere to it in terms of Adam's and Raychel's
- deaths. Therefore everyone should now take it as read
- that the inquiry into Adam's death will start on 3rd
- 17 October and the inquiry into Raychel's death will start
- on 17th October. This means that those who are involved
- in any way in those deaths should now take it as read
- 20 that if they are required to give evidence, they will be
- 21 required to give that evidence in either of those two
- fortnights. I hope that on that basis those who have
- 23 alternative commitments -- and I acknowledge there must
- be some doctors in particular who have alternative
- 25 commitments -- can organise them in such a way as to be

- 1 available to give the evidence which is essential to
- 2 this Inquiry.
- I also confirm that we will confirm with the various
- 4 parties who are required to give evidence that they are
- 5 required to do so at least one month before the 3rd
- 6 October in Adam's case and 17th October in Raychel's
- 7 case.
- 8 At this stage there is mothing very much that I want
- 9 to add. There are a couple of specific points which
- 10 I want to raise with various parties, but I think at
- this point I now invite the families to raise any issues
- which they want to do.
- 13 Miss McDermott, is there -- please sit down. Today
- 14 I understand that you are representing the Crawford and
- 15 Ferguson families. Is that right?
- 16 MS MACDERMOTT: That is right, sir.
- 17 MR O'HARA: I have introduced you already, but I wonder
- could future speakers for the benefit of the
- stenographer identify themselves before they start
- 20 speaking?
- 21 Can I ask do you need a few minutes to talk to your
- 22 clients about what I have just outlined or are you
- content to go straight ahead?
- 24 MS MACDERMOTT: I do, sir, on one or two topics.
- 25 MR O'HARA: Okay. Do you want to stop for a few moments?

- 1 MS MACDERMOTT: Yes.
- 2 MR O'HARA: Okay. We'll break for a few minutes.
- 3 (Short break)
- 4 MR O'HARA: Are we ready to resume? Miss MacDermott, just
- 5 before you start may I make one minor correction? Among
- 6 many other things which I introduced Carol Williams as
- 7 was the Chair of the Royal College of Nursing Paediatric
- 8 and Neonatal Intensive Care Forum. In fact, that is a
- 9 post from which she has moved on. Just to fill that
- blank in her diary, she is now the Nursing President of
- the European Society of Paediatric and Neonatal
- 12 Intensive Care just for the record.
- 13 Now ...
- 14 MS MACDERMOTT: Eilish MacDermott. I am appearing today
- with Mr John Coyle for the family of Raychel Ferguson,
- deceased. We are instructed by Desmond Doherty &
- 17 Company, Solicitors. For the family of Lucy Crawford,
- deceased is Mr Ivor McAteer, instructed by McCartney &
- 19 Casey, Solicitors.
- Sir, we are grateful for the time, which has been
- 21 usefully spent. In relation to the issue of legal
- 22 professional privilege I have had the opportunity of
- 23 speaking to Mr Stephens, who appears on behalf of the
- Altnagelvin, and we hope that this matter will be able
- 25 to be resolved satisfactorily between parties. Should

- 1 that turn out not to be the case, we will then in due
- 2 course ask the Inquiry to sit on a date before the oral
- 3 hearings are due to begin in order to resolve any
- 4 outstanding issues --
- 5 MR O'HARA: Right.
- 6 MS MACDERMOTT: -- but at the moment we are hopeful that
- 7 that will not be required.
- 8 MR O'HARA: Thank you.
- 9 MS MACDERMOTT: In relation to the timetabling of the
- 10 Inquiry into the events surrounding the death of Lucy
- 11 Crawford, the Crawford family are, of course, as the
- 12 Inquiry anticipated, disappointed, but they fully accept
- that in the circumstances there is no alternative but to
- proceed in the way that the Inquiry has suggested.
- 15 I would only say in relation to that that they
- 16 expect that solicitor and counsel on their behalf will
- be able to listen to the evidence and the submissions
- that are made in relation to the Inquiry into the events
- surrounding the death of Adam Strain and also of Raychel
- Ferguson.
- I think, sir, for the moment those are all the
- 22 matters that I wish to raise.
- 23 MR O'HARA: Can I just make one point which I should have
- 24 made earlier and I did not? There is an issue -- I do
- 25 not know if this will happen, but let us suppose that

- all the evidence is heard by December of this year so
- 2 that the Inquiry is in a position to prepare a report on
- 3 everything except Lucy's death in accordance with the
- 4 original timescale set down by the Minister, which was
- 5 March of next year. I will then have to make
- 6 a decision, if the prosecution is ongoing, about whether
- 7 I do an interim report to the Minister on all of the
- 8 other issues or whether everything is parked to wait for
- 9 the outcome of the prosecution. I am not sure I want
- a reaction from you, but I think you will understand it.
- 11 Since we know or expect that if there is to be
- 12 a prosecution, it will not start this year or there will
- not be a trial this year, we could potentially be
- looking at a very considerable delay in the production
- of any sort of report. While that would add to the
- 16 Crawford's disappointment, I can imagine that the
- 17 Slavins, the Fergusons and various other people on what
- 18 I will describe as the other side of the fence would be
- anxious for a report on the issues which concern them.
- That is something we will keep under review in the
- 21 autumn.
- 22 MS MACDERMOTT: I am obliged, sir. Sorry. Might I be
- allowed a moment? That is all. Thanks.
- 24 MR O'HARA: Dr McGleenan?
- 25 DR McGLEENAN: Thank you, Chairman. My name is Tony

- 1 McGleenan. I am counsel for Adam's family,
- 2 instructed by McCann & McCann. I have a number of
- 3 points I wish to address you on.
- 4 Firstly, in relation to the peer review process,
- 5 I am instructed to welcome the introduction of that
- 6 safeguard against any apparent conflict of interest,
- 7 bias or appearance of such. However, I would
- 8 respectfully sub mit that it would be important that all
- 9 documentation is submitted to both peer reviewers rather
- than it being compartmentalised by specialism, and
- 11 I make the point for this reason. The death of Adam was
- 12 a complex event clinically and it involved from our
- analysis an overlap of anaesthetic issues, renal
- transplant issues and other issues of surgical
- 15 management. It is not immediately apparent where the
- boundaries are to be drawn there. So for that reason we
- 17 feel it would be important that documentation be
- submitted where appropriate to both peer reviewers.
- 19 MR O'HARA: There is no problem about that, and there will
- 20 be at least three reviewers.
- 21 DR McGLEENAN: Moving on to a point we had previously raised
- both in correspondence and at the previous oral hearing,
- 23 which is on the issue of renal expertise, and you have
- 24 touched on that in your opening address this afternoon,
- in relation to that we note that you intend to take the

- 1 advice of Dr Booker as to the issues which may or may
- 2 not arise in relation to renal expertise. I would
- 3 simply ask that you refer to the detailed response we
- 4 submitted on the statement of issues, where we raised
- 5 four specific points of concern, and we went into some
- 6 detail, in particular on our fourth point, about renal
- 7 transplantation management, and we would ask
- 8 respectfully that you present Dr Booker with
- 9 our specific concerns as an aid to analysing where there
- is an appropriate need for renal expertise.
- 11 MR O'HARA: I will make sure that happens. You will
- understand that Dr Booker is the last expert retained
- because the number of paediatric anaesthetists is very
- small and because they know each other much more than --
- even better than other specialists such as nurses and
- paediatricians and so on do, but I will make sure --
- 17 I am not sure if Dr Booker has had a chance yet to see
- all the documents. I will make sure that that document
- is specifically drawn to his attention.
- 20 DR McGLEENAN: Chairman, I have a further issue which I wish
- 21 to raise with you and that relates to a matter which we
- also addressed you on on 3rd February hearing. That is
- 23 the question of senior counsel representation for Adam's
- 24 family.
- 25 You will recall on the first occasion where we had a

- 1 public hearing that the position was presented that the
- 2 Crawford and Ferguson families were content to be
- 3 represented by a single senior counsel and that we were
- 4 expressly instructed to reserve our position on that,
- 5 which we did, and we have subsequently written to you
- 6 presenting a series of seven principled and practical
- 7 arguments as to why we should have separate senior
- 8 counsel for the presentation of Adam's case. Of course,
- 9 you have made a ruling on that and noted that you feel
- that there are clear advantages to a single counsel
- 11 representing the families.
- 12 If I could augment the seven arguments I have
- already presented to you with one or two other points
- 14 ...
- 15 MR O'HARA: Of course.
- 16 DR McGLEENAN: The very obvious principal question is one of
- equality of arms, and I would invite you, Chairman, if
- you simply glance to your right, to look at the desks
- arrayed in front of you, the array and range of legal
- 20 representation for the public authorities in this
- 21 Inquiry, and contrast that with the relative paucity of
- 22 representation, particularly for Adam's family.
- We say in principal terms that, given the fact that
- 24 many of the public authorities are represented by both
- 25 senior and junior counsel, applying a simple equality of

- 1 arms' argument, it stands clear that we ought to have
- 2 a similar platform from which to mount our case.
- In addition, we say that while we note your view
- 4 that there are advantages to a single senior counsel
- 5 representing the families, the position that was
- 6 presented to you in February, which was that the
- 7 Ferguson and Crawford families were content with that
- 8 view, may not be the same position that persists today,
- 9 and we are also aware that there may be a possibility of
- a fourth family or perhaps more becoming involved in
- this Inquiry, at which point the apparent advantages of
- 12 a single senior counsel we say somewhat dissipate.
- 13 Therefore, we repeat our request for representation in
- 14 those terms.
- 15 It is also apparent that for reasons beyond your
- 16 control, Chairman, the chronology of this hearing may
- well be somewhat fractured, given the potential
- prosecution, and we also say that that stands against
- whatever advantages there appear to be from having
- a single senior counsel.
- We note your observation that the Inquiry is
- represented by a single junior counsel, but in crude
- 23 terms we do not see the Inquiry as a comparator to
- ourselves and we do not see the Inquiry as in opposition
- 25 to ourselves, but it is apparent in this

- 1 quasi-adversarial system that we ought to be compared
- 2 quite clearly with the public authorities. So we renew
- 3 our request with those additional arguments and I invite
- 4 you to reflect on that issue.
- 5 MR O'HARA: I will.
- 6 DR McGLEENAN: Chairman, one further point. You did invite
- 7 a comment on the forum which had been chosen for this
- 8 particular hearing, and we note that it is presently
- 9 a rather ad hoc arrangement, which will be modified in
- due course.
- 11 To assist you in reflecting on those modifications,
- 12 I am instructed on behalf of Adam's family to invite you
- 13 to consider where an appropriate place might be for the
- families at this hearing. We say that it will be
- important for the families to be seated in a location
- which reflects their importance not just as a party but
- as the most important party at these hearings. We say
- it would be important for them to have a location which
- allows them to have a clear view of the attitude and
- demeanour of those who are giving evidence in relation
- 21 to the deaths of their loved ones. I am instructed to
- ask you to consider positioning them appropriately in
- 23 this room within the obvious physical confines with
- which you have to work.
- 25 MR O'HARA: Can I indicate that where the stenographer is

- 1 sitting today will be where the witnesses give evidence
- 2 from. It seems to me, subject to anything you have to
- 3 say, that that is a very visible position for everyone
- 4 in this hall. I think, as I explained to somebody
- 5 before the hearing started, the set-up today roughly
- 6 approximates to what we will find in October, but the
- 7 desks will be smaller. People on the outside will be
- 8 closer to the middle. If the witness is sitting where
- 9 the stenographer is, can I take it that that satisfies
- the concern that you have just expressed?
- 11 DR McGLENNAN: I think the concern is more about where the
- families are positioned, Chairman.
- 13 MR O'HARA: I think you will find the families want to be
- positioned where they can see the demeanour of the
- witness. I presume everyone can see the stenographer
- 16 sitting today.
- 17 DR McGLENNAN: I will take precise instructions on the
- 18 families' concerns.
- 19 MR O'HARA: We have circulated a plan showing how the hall
- will be laid out for the hearings. If you have any
- alternatives to that, we will consider them, and if
- 22 anyone else has any alternatives, but it seemed to us it
- 23 was drawn up after a lot of effort to accommodate
- 24 everyone's interest.
- 25 DR McGLEENAN: Yes, indeed.

- 1 MR O'HARA: Thank you very much. I turn now to the
- 2 Department. Mr Kelly, have you anything?
- 3 MR KELLY: Noel Kelly for the Department. The Department is
- 4 content with the procedures and the timetable as set out
- 5 today, but if I could possibly clarify one issue. You
- 6 have indicated that in the two fortnights during
- October, that is the period from 3rd to 27th, the
- 8 Inquiry will be looking at firstly Adam's death and then
- 9 Raychel's. Does the Inquiry anticipate departmental
- witnesses being called during that period?
- 11 MR O'HARA: It depends on the witness statements. You know
- that we have asked for a large number of witness
- statements from the Department, and whether or not they
- are called during that period will depend on the
- responses which we receive. It also depends on how many
- witnesses we need to call, because, for reasons which
- should be self-explanatory, we are trying to fit Adam's
- inquiry into a two-week period, which is really eight
- days, in evidential terms, and Raychel's into eight
- 20 days. It might be, therefore, that while we can touch
- on some of the issues that concern the Department, it
- 22 might be more logical for the Department's witnesses to
- 23 follow immediately after that. It will not be quite as
- broken up as I have indicated, because, for instance, if
- on the second week of Raychel's death a witness gives

- 1 evidence let's say on the Wednesday and then
- 2 a Departmental witness gives evidence on Monday or
- 3 Tuesday, that will all feed into all of the evidence
- 4 which is considered on each of these points. So it
- 5 depends on the number of witnesses and the sequencing of
- 6 those witnesses. That will become clear as the summer
- 7 goes on.
- 8 MR KELLY: Right.
- 9 MR O'HARA: Can I just ask one question, because it is
- something which the Inquiry would welcome clarification
- on? The Chief Medical Officer I understand is partly
- represented by the Department and partly represented for
- what have been described as professional purposes by
- private solicitors, Tughans. Let me ask you this to
- illustrate it. If the Chief Medical Officer comes to
- 16 give evidence at this Inquiry, which of those
- 17 representatives will be questioning her or do you know
- 18 yet?
- 19 MR KELLY: Well, that is a problem that might be resolved if
- a single counsel is instructed both by the Medical
- 21 Defence Union and by the Department. It is not
- 22 anticipated -- in fact, we are quite clear that there
- will not be a conflict of interest between the
- 24 Department and Tughans, who are instructed by the
- 25 Medical Defence Union. Therefore the most likely

- 1 resolution of that issue will be that a single counsel
- will be acting on behalf of both.
- 3 MR O'HARA: Okay. It would also help us if we could have
- 4 some clear definition of what the difference is between
- 5 her role as Chief Medical Officer, on the one hand, and
- 6 her professional interests, on the other, which is the
- basis upon which she is represented by Tughans, as we
- 8 understand it. That need not necessarily come today,
- 9 but it would be helpful if that could be clarified for
- 10 us. At least if the Chief Medical Officer understands
- that there is something of a difference between those
- two, we will want to know if the Department recognises
- the difference between those two. Okay?
- 14 MR KELLY: Yes.
- 15 MR O'HARA: Mr Lavery for the Royal?
- 16 MR LAVERY: Thank you, sir. My name is Michael Lavery.
- 17 I appear with Mr MC Lavery on behalf of the Royal Group
- of Hospitals, instructed by Messrs Brangam Bagnall &
- 19 Company.
- There is one matter that is giving us some concern.
- 21 We have no concern with the process which involves the
- 22 peer assessors -- peer reviewers, but what we are
- 23 concerned with is that a considerable amount of
- documentation, if we have understood the matter
- correctly, including preliminary reports, will have been

- 1 generated before there is a final report which will be
- 2 circulated.
- 3 Our concern is that this is material which obviously
- 4 will be seen by the Tribunal, which will obviously be
- 5 important in generating the genesis of the ultimate
- 6 report. We would suggest that as a matter of first
- 7 principle we ought to see it if it is relevant material,
- 8 if it is material that in some way leads to the
- 9 formation of a conclusion by these experts, which will,
- of course, carry a considerable amount of weight at the
- 11 Tribunal.
- 12 MR O'HARA: Well, the preliminary paper from the experts and
- peer reviewers will be distributed, but the final
- 14 report -- I think I touched on this in February. Some
- enquiries have been conducted on the basis that before
- a final report is issued which is critical of anyone
- that that person is specifically advised of the
- 18 criticism and given a chance to answer it. I indicated
- in February that I foresee major problems with that,
- because I think the families can then say, "How come you
- 21 issue a draft report, you take an excerpt from it, you
- 22 give it to Dr X, Dr X replies and persuades the Inquiry
- 23 to back off on the first two criticisms but keeps, say,
- 24 the third and fourth criticism?" That seems to me to
- 25 lack the transparency which is part of the Inquiry's

- 1 procedure.
- 2 On that basis I will not circulate the final advice
- and report of the experts before the final Inquiry
- 4 report is published on the basis that they will be
- 5 advising me on issues which I should take into account,
- 6 but I will adhere to the undertaking which I gave in
- 7 February that before anyone comes to give evidence they
- 8 will be advised of what issues of concern or potential
- 9 criticism they face, and that the report will not be
- published without a witness having had a chance in their
- oral evidence to respond to those concerns or
- 12 criticisms.
- 13 MR LAVERY: I think our concerns are at an earlier stage
- with reports that may be generated before the --
- 15 MR O'HARA: Before the oral hearing?
- 16 MR LAVERY: Yes.
- 17 MR O'HARA: That was indicated. That preliminary paper will
- be distributed.
- 19 MR LAVERY: And then -- I may not have fully understood the
- 20 process -- there will be a process whereby they are
- 21 reviewed by the peer reviewers.
- 22 MR O'HARA: These experts who are here with me today, they
- will draw up their paper of preliminary concerns.
- 24 MR LAVERY: And that will be circulated?
- 25 MR O'HARA: That paper will then go to the peer reviewers to

- see if they have anything to add to it or any different
- 2 take on it. There will then be a combined paper, which
- will be circulated. So everyone will know before the
- 4 oral hearings start what concerns have been identified
- 5 by the experts. If the peer reviewers have any
- 6 additional points to raise, they can either be accepted
- by my experts or alternatively they can be added. If
- 8 the peer reviewer adds an issue which the experts do not
- 9 actually agree with, if the peer reviewer adheres to
- that, the paper will indicate that that is a
- specific point raised by that peer reviewer.
- 12 MR LAVERY: But we will be seeing the preliminary reports as
- well?
- 14 MR O'HARA: Yes. That combined paper from these experts and
- 15 from the peer reviewers will be circulated. We hope to
- have it circulated, depending on the peer reviewers'
- availability and timetable, in mid to late August, so it
- will be at least five or six weeks before the oral
- 19 hearings start on 3rd October.
- 20 MR LAVERY: Thank you, sir.
- 21 MR O'HARA: Mr Stephens?
- 22 MR STEPHENS: Sir, my name is Ben Stephens. I am instructed
- on behalf of the Altnagelvin Health & Social Services
- 24 Trust by the Directors of Legal Services, and I appear
- with Mr McAlinden.

- 1 May I say at the outset that I am grateful for the
- 2 discussion that has taken place in relation to
- discovery. We will try to resolve that matter in the
- 4 near future and we will facilitate any hearing in
- 5 relation to any problem that might arise at further
- 6 notice, as short notice as necessary.
- 7 Sir, may I also add that we do have some concerns
- 8 about the role of the peer reviewers? Unfortunately
- 9 I am still a little uncertain as to whether we see the
- actual thought process that ends up with the final
- outcome of the experts' report. As I understand it,
- there is an expert report before the oral hearing --
- 13 MR O'HARA: Yes.
- 14 MR STEPHENS: -- into which there is input from both the
- experts and the peer reviewers, but that we do not see,
- nor do the families see, how the experts arrived at that
- 17 conclusion and what the differences are or may be
- between the peer reviewers and the experts.
- 19 I emphasise on behalf of the Trust that it is our
- 20 duty to assist this Inquiry and to arrive at an
- appropriate result for the benefit of the community. In
- order to facilitate that, I would be somewhat concerned
- 23 that if we do not see the thought processes but end up
- 24 with the experts' report, that our role and indeed the
- 25 role of our people in this Inquiry will be inhibited.

- 1 May I say also that that is perhaps the same with
- 2 the next peer review stage, that is after the oral
- 3 hearings take place, because at that stage we do not
- 4 know, nor does anybody who has given evidence to this
- 5 Inquiry know, what input has been given. There is no
- 6 opportunity to clarify or to correct. I did make
- 7 available to the Inquiry one short authority. It is a
- 8 matter which it may not be appropriate to deal with at
- 9 this stage, but I would like to flag that up as an
- 10 issue.
- 11 MR O'HARA: Yes. It seems I have not clarified things as
- well as I had hoped. The experts at either side of me
- are going to give us a paper hopefully by mid-July. Let
- 14 us suppose it contains twenty areas of concern which
- 15 they identify which they specifically want us to take
- up. We will circulate that. Those will certainly be
- identified and that will be part of the oral evidence.
- 18 The proposed list of issues which we have prepared, we
- very much hope that it probably encompasses all of that
- already. If we are working along the right lines, it
- certainly should. If the peer reviewers then say, "We
- think there are five more areas of concern", my experts
- will look at those. Let us suppose they agree with
- three of them. We will therefore present twenty-three
- areas of concern. If they disagree with the other two,

- 1 we will then say, "These two areas of concern have been
- 2 identified by the peer reviewers". So you will see the
- 3 extent to which there is agreement among the experts and
- 4 the peer reviewers and you will see the extent to which
- 5 the peer reviewers are saying, "Maybe you should push
- 6 things a bit further".
- 7 MR STEPHENS: Yes.
- 8 MR O'HARA: So far as your concern about the final report is
- 9 concerned, we will have to finalise our thinking about
- 10 the publication of that final report from the experts,
- which is reviewed by the peer reviewers, but it will not
- be circulated in advance, with the result that people
- will not have a chance to give fresh evidence or
- correspond with us on those issues, but I say that
- subject to what you have just said to me, what Mr Lavery
- said to me and subject to reviewing the authority which
- 17 you have been good enough to provide this afternoon.
- 18 MR STEPHENS: Yes. If I may leave it on that basis at
- 19 present. I am very grateful indeed. Apart from that,
- 20 sir ...
- 21 MR O'HARA: I should say this. This does take us back to
- 22 the point that I made in February, when I know you were
- 23 not involved in the Inquiry, about the -- in a sense
- 24 what I am doing is departing from what has happened for
- a number of years, but I think it is fairer to the

- public and to the families that the people who are
- 2 potentially the subject of criticism do not get
- a private last shot at deflecting or preventing that
- 4 criticism before the report is published. We might have
- 5 to come back to that.
- 6 Mr Stitt?
- 7 MR STITT: May it please you, sir, my name is Michael Stitt.
- 8 I am representing the Sperrin Lakeland Health & Social
- 9 Services Trust. I am instructed by the Central Services
- 10 Agency and I appear here with Mr Good.
- 11 There are two short matters, sir, which I would wish
- 12 to bring to your attention.
- The first relates to the question of the written
- statements. It is clear that my Trust has specifically
- been injuncted from preparing statements. The formats
- have not been sent to them. We do not know and you do
- 17 not know when that is going to happen. It is dependent
- upon the inquiries which are ongoing.
- 19 I would like to make the point, however, at this
- 20 juncture that it is anticipated that, with the best will
- 21 in the world, it is going to take a lot of work and
- a little bit of time to ensure that they are properly
- presented and that they are given to you in advance of
- our hearing. You do not know and we do not know when
- 25 that is going to be.

- 1 Can I just make the point that what we are concerned
- 2 about is the possibility of being sandwiched between the
- 3 end of the four-week period that has been discussed and
- 4 putting us in immediately thereafter, but perhaps
- 5 because of that, and bearing in mind the fact that the
- 6 hall will not be available from a certain date in
- 7 December, and for obvious reasons you, sir, will wish in
- 8 that hypothetical circumstance to deal with the Sperrin
- 9 case, the Crawford case, at that time, I just want to
- flag up the point that we have a concern that we could
- be tight on time as regards statements, but I cannot say
- any more than that, but at least I have made the point,
- and if we need to revisit it, we can do so.
- 14 MR O'HARA: I understand.
- 15 MR STITT: Thank you. The second point is much more prosaic
- and it is simply this. We have a large number of hard
- 17 copy documents in ring binders. I am thinking of the
- mechanics of storing them and perhaps having meetings
- and so on. You did refer to the facilities which are
- somewhat limited within this otherwise grand building.
- 21 I would be grateful if every effort could be made by
- 22 those in administrative positions to see that all
- 23 representatives have reasonable facilities for storing
- overnight their documents and for retiring.
- 25 I noticed, for instance, that when Miss MacDermott

- 1 was consulting on a number of matters earlier, she was
- 2 basically outside the doors at the back, which is
- 3 perhaps a little unsatisfactory, and I am not
- 4 suggesting, of course, that that would be the height of
- 5 consultation facilities, but I am sure one thing we will
- 6 all agree about is we would like, if at all possible, to
- 7 have some space that we can retire to consider the many
- 8 and various issues which are undoubtedly going to crop
- 9 up?
- 10 MR O'HARA: There will not be enough room for everybody in
- this building. I think, broadly speaking, we have maybe
- three rooms available to us, one of which the Inquiry
- will need. There are likely to be two others of
- 14 differing sizes. If you divided one, say, as the
- families' room and one as the public bodies' room, they
- are probably not both big enough for that purpose. We
- will make enquiries to see what alternative facilities
- are available nearby. It is likely to mean that
- somebody is going to have to be leaving the building.
- 20 Hypothetically it might be across the road in Jury's
- Hotel. There might be a room set aside there. That is
- the sort of issue that we face. It is not as convenient
- as being in this building.
- 24 MR STITT: That certainly would not be a problem, sir. I am
- 25 thinking of the security of documents and to facilitate

- 1 discussion. I am grateful for the response. If you
- would just give me one moment, sir ... Thank you.
- 3 MR O'HARA: Is there anybody else on the public side of the
- 4 house who has anything to add?
- 5 Can I just come back to one issue that I raised
- 6 earlier, the option of meeting on 25th August with the
- 7 experts? Have the families had time to consider whether
- 8 that date is suitable?
- 9 DR McGLEENAN: On behalf of Adam's family that date is
- suitable at present.
- 11 MS MACDERMOTT: If you could allow a moment, sir ...
- 12 I forgot to ask. (Pause.)
- So far as the Crawford family are concerned, sir,
- they are not able to say at the moment that that suits
- 15 them. The Ferguson family can attend at that time.
- 16 MR O'HARA: Can we do it in this way? You will understand
- we have been working on a whole series of dates, because
- 18 the experts have different work commitments and
- different holidays, and Thursday, 25th might be the only
- 20 day in August when they can meet. What we might do that
- 21 day is go ahead with as many people as we can meet that
- 22 day. Then we can make alternative arrangements if the
- 23 Crawfords cannot make it that day. The Crawfords can
- 24 meet at a later point, but they will have the same
- 25 facility available to them as the others do at an

- 1 earlier stage. I know that is not ideal. I certainly
- 2 do not want the Crawfords to think that yet again they
- are suffering in this, but it will be available to them.
- 4 MS MACDERMOTT: I am also asked to enquire as to whether it
- 5 is the position that the experts will not be asked to
- 6 write a report about Lucy's case --
- 7 MR O'HARA: At the moment?
- 8 MS MACDERMOTT: -- pending all the witness statements
- 9 becoming available.
- 10 MR O'HARA: At the moment they will not be. One of the
- reasons for that is the simple reason that we have a lot
- of documentation about Lucy's death which has not yet
- 13 been distributed --
- 14 MS MACDERMOTT: Yes, indeed.
- 15 MR O'HARA: -- because it cannot be as long as the criminal
- 16 investigations continue.
- 17 If there are no other issues, thank you all very
- much for coming. We will certainly be here on 3rd
- 19 October. We will be here for a training session on the
- 20 technology before that. That date will be notified to
- 21 you, but is likely to be in the week or two weeks before
- the hearing starts. Unless there is anything else, that
- concludes today's business.
- 24 (Hearing concluded at 3.05 pm)
- 25 --ooOoo--

^{*} This should read 3 October*
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