

PENAL NOTICE

IF ANY PERSON DISOBEYS THIS ORDER, THE MATTER MAY BE CERTIFIED TO THE HIGH COURT WHICH MAY HOLD THAT PERSON TO BE IN CONTEMPT OF THE INQUIRY AND THAT PERSON MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED.

ANY PERSON WHO KNOWS OF THIS ORDER AND DOES ANYTHING WHICH HELPS OR PERMITS ANY PERSON TO BREACH THE TERMS OF THIS ORDER MAY ALSO AFTER CERTIFICATION TO THE HIGH COURT BE HELD TO BE IN CONTEMPT OF THE INQUIRY AND MAY BE IMPRISONED, FINED OR HAVE THEIR ASSETS SEIZED

INQUIRY INTO UNDERCOVER POLICING

ORDER

UPON the chairman having granted provisional anonymity to a number of persons as set out in his Ruling of 21 October 2015

AND UPON the Inquiry team having sent an email on 21 October 2015 entitled "Undercover Policing Inquiry" notifying some of the applicants for core participant status of the outcome of their applications in which it should have but did not use the blind copy function to hide the email addresses of applicants or their solicitors

AND UPON the Inquiry team having sent an identical email on 21 October 2015 using the blind copy function

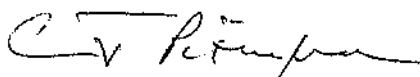
AND HAVING REGARD TO the need to ensure that the grant of provisional anonymity is respected

AND HAVING REGARD TO the need to prevent the unauthorised use of email addresses inadvertently revealed by the Inquiry team's aforesaid email

AND UPON the Chairman considering his power to make a restriction order under s.19(2)(b) of the Inquiries Act 2005

IT IS ORDERED THAT:

1. The recipients of the Inquiry team's said email dated 21 October 2015 entitled "Undercover Policing Inquiry" shall permanently delete the said email from any/all devices and email and other electronic storage, and destroy any hard copies of the email and confirm to the Inquiry team in writing that they have done so.
2. Should any recipient have, by the time of receipt of this order, transmitted on in any way the email including the addresses contained in the address field (the "To" box) then they must immediately notify the Inquiry of the email address or other identifier to whom it has been forwarded, and the original recipient must confirm in writing that they have deleted any copies of the forwarded email or material from their devices.
3. No person shall attempt to identify from the email addresses displayed in the said email entitled "Undercover Policing Inquiry" the identity of any person who is the subject of provisional anonymity in the chairman's ruling dated 21 October 2015
4. Until further order there shall be no communication, publication or onwards transmission by any means of the email addresses contained in the address field of the inquiry team's said email dated 21 October 2015 entitled "Undercover Policing Inquiry" or any of them save that a person may use their own email address and any address therein previously known to them.
5. Until further order there shall be no communication or publication by any person by any means which links the identity of any person who is the subject of provisional anonymity in the chairman's ruling dated 21 October 2015 with the cipher used in the said ruling.



21 OCTOBER 2015