

IN THE MATTER OF THE INQUIRIES ACT 2005

AND IN THE MATTER OF THE INQUIRY RULES 2006

THE ANTHONY GRAINGER INQUIRY

**DIRECTIONS CONCERNING ARRANGEMENTS
FOR THE ORAL HEARINGS**

Closed Hearings

1. When the Inquiry receives evidence in closed hearings the Inquiry room will be closed and the entrance/exit from it will be secured.

Open Hearings – witnesses who are not anonymised

2. When the Inquiry takes evidence in open hearings from witnesses who are not screened and do not benefit from an order granting them anonymity, then the usual rules as to attendance in a court room will apply – in particular, there shall be no photography, video-recording or audio recording in the Inquiry room, but sketching of a witness is permissible.

Open Hearings – without screens, but anonymity order made

3. When the Inquiry takes evidence in open hearings from witnesses who are not screened from public view, but where an order has been made prohibiting the revelation of their names (an ‘anonymity order’), then:
 - a. the making of sketches whilst such witnesses give evidence is strictly prohibited;
 - b. all those attending the hearings, including Core Participants and their legal representatives and the media, must surrender mobile telephones, cameras and other devices capable of recording images before entering the Inquiry room. These will be kept securely by Inquiry staff, will be held against a receipt, and will be returned at the conclusion of each session of the Inquiry.

Open Hearings – screened witnesses

4. The arrangements set out in paragraph 3 above shall apply in the case of the screened witnesses.

HHJ Teague QC
Chairman of the Inquiry
17.1.17