

Oral Hearing

Day 39 – Friday, 21st April 2023

Being heard before: Ms Christine Smith KC (Chair) Dr Sonia Swart (Panel Member) Mr Damian Hanbury (Assessor)

Held at: Bradford Court, Belfast

Gwen Malone Stenography Services certify the following to be a verbatim transcript of their stenographic notes in the abovenamed action.

Gwen Malone Stenography Services

WI TNESS

Mr. Aidan O'Brien (Contd.) Examined by Mr. Wolfe KC 3 Questioned by the Panel Members 102

| 1 | | THE INQUIRY RESUMED ON FRIDAY, 21ST APRIL 2023 AS | |
|----|------|---|-------|
| 2 | | FOLLOWS: | |
| 3 | | | |
| 4 | | CHAIR: Good morning, everyone. | |
| 5 | | MR. WOLFE KC: Good morning, Chair, Good morning, | 10:01 |
| 6 | | Panel. Good morning, Mr. O'Brien. | |
| 7 | | THE WITNESS: Good morning. | |
| 8 | | | |
| 9 | | MR. AIDAN O'BRIEN CONTINUED TO BE EXAMINED BY MR. WOLFE | - |
| 10 | | KC AS FOLLOWS: | |
| 11 | | | |
| 12 | | | |
| 13 | 1 Q. | MR. WOLFE KC: I want to start, Mr. O'Brien, by looking | |
| 14 | | at the implementation of the Monitoring Plan, just by | |
| 15 | | reference to a couple of examples. If we could have up | 10:02 |
| 16 | | on the screen, please, TRU-00733. This is the second | |
| 17 | | page of the Monitoring Plan. I just want to draw your | |
| 18 | | attention to two points before we begin. | |
| 19 | | | |
| 20 | | On triage, firstly, it provided that you can see in | 10:02 |
| 21 | | the single sentence paragraph: | |
| 22 | | | |
| 23 | | "Red Flag referrals must be completed daily." | |
| 24 | | | |
| 25 | | Above that: | 10:03 |
| 26 | | | |
| 27 | | "The on-call week commences on a Thursday morning, for | |
| 28 | | seven days, therefore triage of all referrals must be | |
| 29 | | completed by 4:00 p.m. on the Friday, after the | |
| | | | |

| 1 | | | consultant of the week period ends." | |
|----|---|----|---|-------|
| 2 | | | | |
| 3 | | | You understood that you were being monitored to that | |
| 4 | | | target? | |
| 5 | | Α. | Yes. | 10:03 |
| 6 | 2 | Q. | Below that, please, Concern 2 provided that you weren't | |
| 7 | | | permitted to remove patient notes off Trust premises. | |
| 8 | | | | |
| 9 | | | "Notes tracked out to you must be tracked for the | |
| 10 | | | shortest period of time possible for the management of | 10:03 |
| 11 | | | a patient. | |
| 12 | | | | |
| 13 | | | Notes must not be stored in your office. | |
| 14 | | | | |
| 15 | | | Notes should remain located in your office for the | 10:03 |
| 16 | | | shortest period required for the management of a | |
| 17 | | | patient." | |
| 18 | | | | |
| 19 | | | You'll recall, Mr. O'Brien, hopefully, that in July of | |
| 20 | | | 2017, shortly after the commencement several months | 10:04 |
| 21 | | | after the commencement of this plan, your attention was | |
| 22 | | | drawn to what was perceived to be slippage around | |
| 23 | | | triage and slippage around the issue of patient notes | |
| 24 | | | remaining in your office? | |
| 25 | | Α. | That's correct. | 10:04 |
| 26 | 3 | Q. | Let me ask you about this. If we could have up on the | |
| 27 | | | screen, please, TRU-258877. So on 11th July - | |
| 28 | | | scrolling down - Martina Corrigan's writing to you and | |
| 29 | | | she's setting out the monitoring target around triage. | |
| | | | | |

1 Scrolling down. She has been advised by the Booking 2 Centre that there are 30 paper outpatient referrals not 3 returned from your week on call and this must be addressed urgently, please. 4 5 10:05 6 Then, if we go to TRU-268995 she is, on 11th July -7 scrolling down - writing in relation to the storage of 8 notes in your office which, as of that day, stood at 90 charts. 9 10 10.0511 Can you recall why, in particular, you had a particular 12 problem with triage at that point? 13 It was highlighted by the email exchange Α. Yes. 14 surrounding the patient who had attended the Emergency 15 Department --10:06 16 Let me bring that up. I think I know the email you're 4 Q. 17 referring to? 18 Thank you. Yes. Α. 19 5 Q. AOB-01646. This is your, I think, reply of 12th July? Of the 12th July; that's right. It's substantially the 10:06 20 Α. 21 next page. 22 It is, yes, the very bottom of the page it starts. 6 Q. 23 Thank you for pointing that out. 24 25 Just scroll down so the witness can see the whole of 10.06 26 this page, '47. 27 So, you're explaining within that email, if I can 28 summarise, the benefit of advanced triage for the 29

patient, the time it takes, and for some specific
 factors in that case the reasons for the delay.

A. Mmm.

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- 4 7 Q. And you set it out in very robust terms, can I suggest.
 5 Does that explain that case or does it explain -- how 10:07
 6 do you explain the --
- 7 I think it's important to appreciate that what she was Α. 8 referring to were paper referrals. So paper referrals are predominantly referrals that come from the 9 Emergency Department which, in a sense, carries with it 10:07 10 11 or is associated with a greater degree of urgency. It's not just, like, some other kind of less urgent 12 13 consultant-to-consultant letter of referral that is 14 received. So this case, and I was prefacing it by 15 saying it was holiday time. Typically, these patients 10:08 16 who attend, they are acute attendances, I imagine the most common two conditions, either they're in acute 17 18 urinary retention requiring catheterisation and ongoing 19 management or, alternatively, even more importantly, perhaps, they have ureteric colic. Usually would have 20 10:08 some imagining done - as was the case in that 21 22 particular case - demonstrating that a stone is in the 23 ureter causing obstruction. What brings the person to 24 the Emergency Department, of course, is not a knowledge 25 of having a stone in their ureter, it's experiencing 10.09 26 So, understandably, what the Emergency pain. Department will do will be to relieve their pain and 27 they very often do so effectively and completely and 28 consider them fit for discharge and onward referral. 29

So, this is the clinical conundrum for the person who is reading that kind of documentation, is wondering whether it's safe or can you assume that you can tick the urgent box and allow them to be offered an appointment six months later or 12 months later, 10:09 whatever that may be, or whether you should try to contact them.

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So, what I had done over that weekend was to retain 9 10 these, to try to contact as many people as possible. 10.09 11 I expressed the general experience at holiday time, it 12 it was difficult, people were away or whatever, and 13 I had retained it for that purpose. This was a very, 14 very good demonstration of a person who had been 15 discharged from the Emergency Department, spent all 10:10 16 weekend in bed taking paracetamol and Brufen for pain 17 relief. I had a golden rule, even when contacting 18 people by mobile phone, I didn't leave a message unless 19 I was in desperation, for patient confidentiality 20 This lady, having received guite a number of reasons. 10:10 phone calls from me, she eventually replied. 21 I was 22 relieved that she did. I did discover that she was 23 unwell, that she needed to be admitted and so forth. 24

So, that is kind of a general explanation of the 10:10
accumulation of paper referrals as opposed to
electronic e-referrals.

28 Q. I hope it's not unfair to put it in these terms: There
29 was an expectation or target set out in the Monitoring

| 1 | | | Plan. | |
|----|----|----|---|-------|
| 2 | | Α. | Yes. | |
| 3 | 9 | Q. | Complete your Red Flag triage on the day they're sent | |
| 4 | | | to you. | |
| 5 | | Α. | Yes. | 10:11 |
| 6 | 10 | Q. | You're saying, as I understand it, okay, I breached | |
| 7 | | | that target but in certain cases, if you want to do the | |
| 8 | | | job that's necessary, in your view, to make the patient | |
| 9 | | | safe or to bring the patient out of difficulty, | |
| 10 | | | sometimes that's just a necessary evil? | 10:11 |
| 11 | | Α. | That is correct. And that has been the basis of my | |
| 12 | | | conflict. I think it's a conflict. You know, it's a | |
| 13 | | | conflict of conscience, as a clinician, to try to deal | |
| 14 | | | with the person behind the page or paper. | |
| 15 | 11 | Q. | Can I broaden it out to this: You have said in several | 10:11 |
| 16 | | | places, I think, that after your return to work and | |
| 17 | | | after the subject of this Monitoring Plan that when | |
| 18 | | | you were at the end of the urologist of the week period | |
| 19 | | | you would generally not have completed all of the | |
| 20 | | | referrals, particularly the urgent and routine | 10:12 |
| 21 | | Α. | Yes. | |
| 22 | 12 | Q. | that came your way | |
| 23 | | Α. | Yes. | |
| 24 | 13 | Q. | and that you then used your weekends | |
| 25 | | Α. | Yes. | 10:12 |
| 26 | 14 | Q. | and on occasions, I think you say a Friday | |
| 27 | | Α. | Yes. | |
| 28 | 15 | Q. | displacing a clinic on occasions? | |
| 29 | | Α. | Yes. | |

1 16 Q. To get the triage done?

2 A. Yes.

3 It is the case, is it not, that your method of doing 17 Q. 4 triage and the intensity of that method didn't change 5 as a result of the Monitoring Plan. You continued to 10:12 triage in the way that you had always triaged but just 6 7 made sure it was done, albeit that you stepped across 8 the line of 4:00 p.m. on a Friday when the UOW period ends, you took it into the weekend. So, it was 9 routinely late coming back, in that sense, but 10 10.13 11 generally, although we've seen some isolated examples between '17 and late '19, but generally that was the 12 13 pattern? 14 Α. That is the pattern and for the reasons that you have 15 stated. 10:13 16 I've also brought to your attention the charts in your 18 Q. office. You were the subject -- sorry, not the 17 18 subject, you were an attendee at a meeting --19 Yes. Α. -- in, I think it was 25th July? 20 19 0. 10:13 21 Yes. Α. 22 Mr. Weir, Mrs. Corrigan and Mr. Carroll. And you 20 Q. explained at that meeting -- if we just bring it up on 23 24 the screen, please, AOB-56211. And if we go down to, 25 I think it's (f) on the left-hand margin. You're 10.14expressing, in a number of places, but if you can just 26 27 see between (f) and (g), you're being asked about why so many charts were ending up in your office and you 28 29 say:

"I don't want it at all because I don't know why charts
 are coming to my office at all. There's no need for
 them to come into the office."

5 And elsewhere in this transcript you explain that it 10:15 6 seems to be, I suppose in the interests of the 7 secretaries, they have some reason to bring the charts 8 to your office, but you don't need them? Yes. I think that -- well, what transpired from that 9 Α. meeting was a revelation that the secretaries, 10 10.15 11 including mine, were under a General Directive from 12 their line management that charts had to be returned to 13 consultants' offices with results and reports. And. 14 indeed, Mr. Weir, who was there, was quite adamant that 15 that was not required because we were largely 10:15 16 electronic by that stage and we could consult whatever records we needed. 17

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19 So, Mrs. Corrigan didn't appreciate there was such a 20 I had just learnt about it from my directive. 10:16 secretary, that that's what they were told to do. 21 SO 22 she undertook at the end of that meeting to contact the Operational Services Directorate to have that issue 23 24 addressed. But it continued. I think there may have been some relief from it at that time because I think 25 10.16 26 in this transcript I have gone on to explain and 27 enumerate the number of charts that I had actually requested and they were very, very few. And the rest 28 29 of these numbers I hadn't requested at all and, more to

1 the point, there was no need for them to be there. 2 Into early 2018 another issues arises in respect of 21 Q. triage, the Red Flags Appointment Officer in touch with 3 4 Mrs. Corrigan saying that there are seven outstanding 5 referrals as of 23rd January, by 25th January that's 10:17 6 risen to 23, and on 6th February Mrs. Corrigan tells 7 Mrs. Hynds that she's going to meet with you to discuss this. Do you remember discussing this with 8 Mrs. Corrigan? 9

- No, but I see in her witness statement she said I had 10 Α. 10.17 11 to be spoken to. So, I don't know by what medium I was spoken to but I think it was just a transient issue. 12 13 I can't remember the detail of that or the reasons for 14 it. The only thing I would say, just as I have made a 15 general comment about paper referrals is very often the 10:17 16 Red Flag referrals, where you particularly want to get 17 imaging underway in patients with suspect prostate 18 cancer, and indeed other malignancies, and very often 19 that's with MRI scanning or CT scanning. So, I would have actually gone about the business -- if it's CT 20 10:18 scanning they require to have an update of their renal 21 22 function. And if it's MRI scanning, you have to check 23 on whether the patient is compatible, whether they can 24 have an MRI scan. For various medical reasons, you 25 have to speak to them. So that can actually get in the 10:18 26 way of actually turning them around within a 24-hour 27 period, even if you have the time to do that.
- 28 29

So, I think there wasn't, you know, any uncaring or

1 intent behind that. You know, I think there were 2 simple explanations for that and it was quite a 3 transient... Could I just ask you about something you said in your 4 22 0. 5 witness statement around potential breaches of the 10:19 6 plan. If we could have up on the screen, please, 7 WIT-82954. CHAIR: '654? 8 MR. WOLFE KC: Let's try that. I don't think it's that 9 23 Q. 10 either. Let me just... 10.1911 12 It's WIT-82594. Obliged. Thank you. So bottom of the 13 page, please. 14 15 You say: 10:20 16 17 "No issue was raised by the Trust with me in relation 18 to any potential breach of any plan until November 2019 19 when I received emails from Ms. Corrigan." 20 10:20 21 And here you have an example? 22 "Mr. McNaboe and I have been asked to meet with you to 23 24 discuss a deviation from your Return to Work Action 25 Plan when you were on call in September." 10:20 26 27 Is it not clear, Mr. O'Brien, that issues around deviation were raised with you, as I think I've shown, 28 29 in the summer of '17 and also in early 2018?

1 Well, I --Α. 2 24 Or why did you choose the words you've used in '577? Q. Yeah, I didn't actually -- I had overlooked that issue 3 Α. of the charts in the office. I didn't think, actually, 4 5 that that was a really substantive issue. And 10:21 6 I appreciate that that one -- I apologise for having 7 overlooked that and used that as -- I was thinking more 8 in terms of the breach that you have referred to in terms of triage in February '18 and subsequently. 9 I wasn't actually communicated with in any kind of 10 10.21 11 formal manner with a view to the meeting and so forth 12 to discuss any breach or deviation, I think it's 13 called, of the Action Plan. 14 25 Q. But you would accept that the Trust management were 15 policing this Monitoring Plan and were raising issues 10:22 16 with you, from time to time, whether you regarded it as a discussion about a deviation --17 18 Yes. Α. 19 26 -- they were drawing your attention to problems as they Q. 20 saw it? 10:22 21 Yes. Α. 22 And we've looked at examples of that? 27 Q. 23 Yes. Α. 24 Very well. Could I briefly have your view on an issue 28 Q. 25 that wasn't the subject of the MHPS investigation but 10.22 which was raised by Mr. Carroll when he spoke to 26 He put it in these terms. He said --27 Dr. Chada. 28 sorry, Mrs. Hynds put it in these terms, that herself 29 "and Dr. Chada were alerted to an issue whereby it

appears Mr. O'Brien is not assigning a clinical
 priority to his theatre lists causing difficulty in
 prioritising patients when sessions have to be adjusted
 or cancelled."

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6 And that impression was formed by Haynes and Chada on 7 the basis of what Mr. Carroll told them. And he went 8 and produced a typical theatre list and on the form there's a space to include the clinical urgency or the 9 clinical priority of the patient which is important, he 10:23 10 11 explained, if an emergency came in and a patient needed 12 to be "bumped", if I can use that expression, to take 13 care of the emergency.

10:23

First of all, was that issue ever raised with you? 10:24
A. No, it was never raised with me. And I think that it
requires some explanation. And I only came to be aware
of this in more recent times.

20 When I made out my list and emailed it to my secretary, 10:24 of course there's a category of urgency on it, which is 21 22 on the waiting list. But I think that she will be able 23 to explain to you that the template that she used --24 there wasn't a template provided that had a column - at least to her she wasn't aware that we -- and it would 25 10.24 be no difficulty whatsoever to put in the category of 26 27 urgency, whether red flag, urgent or routine. There was a comments column that she used, such as if the 28 29 person was on an anticoagulant or some other drug that

1 was of relevance to surgery and anaesthesia. But she 2 had no awareness that she was also to include in any template that she used the category of urgency, and 3 4 there would have been absolutely no difficulty in 5 including that information. But it wasn't something 10:25 that I was ever told that I had to do, and it would 6 7 have been very easy for me to do it, if required. 8 29 So just to be clear, you consider that it was a Q. 9 clerical or administrative task for the secretary to insert the clinical priority on this pro forma and not 10 10.2511 yourself? 12 Yes, it was entirely administrative. I think you will Α. 13 hear from her that she didn't have an awareness that it 14 was required either. 15 30 When was the last time you have spoken to Mrs. Elliott Q. 10:26 16 about any matters of relevance to the Inquiry's work? She was down with us the other day. I just, in the 17 Α. 18 last couple of weeks or something, you know, I've 19 spoken to her. She contacted me to see if I would mind 20 or if it would be appropriate for her to come on the 10:26 first day because she's trying to acclimatise herself. 21 22 She's anxious. So, basically, that's it. 23 I want to bring you to the investigation now in some 31 Q. 24 aspects of Dr. Chada's investigation that you have 25 commented upon and others have commented upon and 10.2626 I wish to have your views on that. 27 I suppose on the eve of your first interview with 28 Dr. Chada you wrote a lengthy letter to Dr. Khan. 29 It's

1 dated 31st July. It rehearses, at some length and in 2 some detail, your concerns about the process up to 3 date. So, an element of it is looking backwards, isn't it? 4 5 Yes. Α. 10:27 In fact the majority of the letter. 6 32 Q. 7 8 The letter is to be found -- I don't need to bring up the first page, at AOB-01689. But there were a number 9 of aspects of the process then currently impacting upon 10:27 10 11 you which you raised. And just bring that up, please, 12 AOB-01684. I'm going to do an about turn. I suspect 13 I don't need to find this in the text in the time available to me. 14 15 10:28 16 Two points key points that you were raising, I think. First of all, you're telling Dr. Khan that you 17 still didn't have a full witness list? 18 19 That is correct. Α. 20 In other words, you didn't know who the investigation 33 Ο. 10:28 had pursued for evidence? 21 22 That is correct. Α. 23 And why was that of importance to you? 34 Q. 24 I think more importantly than having a complete list --Α. 25 but obviously a complete list but I think I was also 10.2926 enquiring as to why I had not yet been provided with 27 the complete statements that the witnesses had given. That's the second point you raise, yes. 28 35 Q. 29 Obviously, you can't have one without the other or you Α.

| 1 | | | can't have the second without the first. |
|----|----|----|--|
| 2 | 36 | Q. | I think a third element of concern at that point in |
| 3 | | | time was you still - and this is 31st July, some four |
| 4 | | | or five months into the investigation proper - you |
| 5 | | | still hadn't been provided with the nine patient names 10:29 |
| 6 | | | that were, as you understood it at that time, the |
| 7 | | | subject of the private patients concern? |
| 8 | | Α. | That's correct. |
| 9 | 37 | Q. | As we know, you were interviewed on 3rd August and then |
| 10 | | | again on 6th November. The distance between those two 10:30 |
| 11 | | | dates, some three months or so, was that of your |
| 12 | | | making? |
| 13 | | Α. | I don't recall it, my contributing to that delay at |
| 14 | | | all. I know there's a lot of contention about who were |
| 15 | | | the major causes of delays at various times and the 10:30 |
| 16 | | | contention that I contributed to that delay |
| 17 | | | between June and 3rd August '17. I regarded that as |
| 18 | | | very much a mutually amicable and agreeable delay, but |
| 19 | | | I didn't actually contribute at all to that delay |
| 20 | | | between August and November. 10:31 |
| 21 | 38 | Q. | Yes. We'll come to the issue of delay in just a few |
| 22 | | | seconds, in fact. |
| 23 | | | |
| 24 | | | You make a point in relation to the first interview |
| 25 | | | with Dr. Chada, which I'll put up on the screen and you $_{10:31}$ |
| 26 | | | can help me understand it. It's at AOB-02048. You |
| 27 | | | say if we just scroll down, please, it's in the |
| 28 | | | penultimate paragraph. Yes. |
| 29 | | | |

"Eventually interviewed on 3rd August. This was the
first time I had met Dr. Neta Chada, who had been
appointed as Case Investigator some six months earlier.
This too was contrary to NCAS Guidelines as these
advised that the practitioner should be the first to be 10:32
interviewed.

8 This interview could not cover all of the issues in the 9 case because on the morning of the interview, Dr. Chada 10 had just been provided with an anonymised list of 10:32 11 patients whom the Trust alleged had been electively 12 admitted for surgery after a shorter period of time 13 because they previously had had a private 14 consultation."

10:32

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16It's the point that you make about NCAS Guidelines17requiring you, the practitioner, to be interviewed18first. Can you help us with that. Does it say that in19the NCAS Guidelines?

20 I think it's a recommendation rather than a Α. 10:32 requirement. It's their advice that the practitioners 21 22 should meet with, and not necessarily regard it as part 23 of as a witness interview, but it was a recommendation 24 from NCAS at that time that the Case Investigator would 25 meet with the practitioner first. And I do believe 10.33 26 that that is a very, very good recommendation in the 27 context of some of the things that we were discussing yesterday about almost the pastoral care to the 28 29 practitioner in the context of such a stressful

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investigation.

2 39 Q. Obviously, there was a change of jockey, if I can put
3 it in those terms. The Case Investigator's role moved
4 to Dr. Chada --

5 A. Yeah.

-- after Mr. Weir had had an interview with you on 24th 6 40 Ο. 7 January in which he explained how the process would 8 work. That counts as the first interview, doesn't it? Oh, I didn't regard it. I thought when you have a new 9 Α. jockey, I thought it would be reasonable that the new 10 10.34 11 jockey would meet the practitioner. I think, actually, because during that week of July '17, I mean that was a 12 13 very, very anxious week, particularly in the absence of 14 witness statements, as to have some idea of what is you 15 were name facing when you would first meet this person 10:34 16 whom you hadn't met before in this context.

17 41 We'll come to your perception of the unfairnesses of it Q. 18 in just a moment. I suppose I'm just setting out the 19 groundwork for that now, so I don't want to go too deep 20 just yet. Let's look at when you eventually got 10:34 various materials that you thought were important. 21 22 AOB-01760. We can see that on 28th September, this is 23 now coming up on two months after your interview with 24 Dr. Chada, and now she's saying:

10:35

10:33

"Please find attached information as requested. If you require any further, please let me know."

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This is in relation to the private patients point.

1 Then she explains the process, and it's now 2 11 patients. That was the first time, was it, that you 3 were given information about the private patient case that you had to meet? 4 5 Yes. I mean on 3rd August, if my memory serves me Α. 10:35 6 correctly, we were -- you know, it still remained the 7 case that it was nine patients or -- yes, no, on 8 3rd August we were presented with a list of 11 patients. So nine had become 11. And this was just 9 an explanation as to how that information was gathered. 10:36 10 11 42 Q. Oh, I see. So, you had the names on 3rd August but 12 this is the process being described to you? That's my understanding. I think I'm right in my 13 Α. Yes. 14 recollection. So, on 3rd August, Dr. Chada had just been provided with this list of 11 patients, on 15 10:36 16 3rd August. So she had, obviously, no insight into how 17 nine had become 11 or anything of that nature, and 18 we had enquired as to how that came about in addition 19 to, obviously there was a necessity to have a second meeting to address the issue. 20 10:37 Then in terms of witness statements, if we go to 21 43 Q. 22 TRU-287818. Here, 28th September - scroll down, 23 please - here you're being told, again is this for the 24 first time, the full list of all of the witnesses who have been interviewed? 25 10.38 That is correct. 26 Α. 27 44 Q. And if we scroll down a little further, Mrs. Hynds is now attaching five statements out of the 13. 28 That is correct. 29 Α.

1 45 If we go to AOB-01766. It's 31st October, you are to Q. 2 be interviewed again in the course of the next week and you find yourself having to request the outstanding 3 statements. Presumably you wanted to see everything 4 5 before you were to be interviewed? 10:39 6 Even though the subject of the second interview Α. 7 largely, you know, was restricted to the private 8 patient issue. But, yes. Now, in relation to delay you've said in your grievance 9 46 Q. at AOB-02048, that the length - it's at the fifth 10 10.39 11 paragraph - the length of time beyond what you regard 12 as a strict four-week period was egregious in this 13 Is that the view you continue to hold? case. 14 Α. well, you know, I stated my case yesterday. I think 15 what I found to be egregious is the lack of compliance 10:40 16 with a Trust policy. And I do appreciate that there have been arguments put forward due to the complexity 17 18 of the subjects being investigated and so forth at four 19 weeks was unrealistic, and I would concede that, 20 indeed, in the course of such an investigation, if you 10:40 want to actually find out what were the consequences of 21 22 any perceived shortcomings and so forth, that it wasn't 23 going to be done in four weeks. But I think the point 24 that I'm making is of a Trust who had a policy where it stated, quite clearly, that the formal investigation, 25 10.41even if you were to consider that it started on 26 27 26th January rather than 30th December, must be completed within four weeks and had a complete 28 29 disregard for its need to comply with its own policy.

1 As various points you will have heard me speaking to 47 Q. 2 witnesses about the reasons for the delay and the causes of the delay. Can I ask you whether you accept 3 that at any point along the investigative journey you 4 5 contributed to the delay? 10:41 Well, I think we have -- July, I don't think, was --6 Α. 7 I don't think that -- I would be surprised if July '17 8 was considered to be a major issue because it was annual leave time for all parties. 9 I think -- just on that particular one, and we can look 10:42 10 48 Q. 11 at the emails if we have to, Dr. Chada suggested dates in June which were unsuitable for clinical reasons. 12 13 You came back and suggested 1st July. She had a 14 difficulty on, I think, the morning of 1st July and she 15 suggested the afternoon if that's when you wanted to be 10:42 16 interviewed. It was that kind of phrasing. 17 Yes. Α. 18 49 I think you said, well, it might be better if we left Q. 19 this until after the holidays and then August was 20 suggested. 10:42 21 Yes. Α. 22 So that was one element of delay? 50 Q. But one of the dates that we considered was a 23 Yes. Α. 24 Saturday morning. 25 Yes, that was the --51 Q. 10.43When you read -- I found during this whole process that 26 Α. 27 when you re-engage with the whole process, I found it stressful and anxious and particularly in the context 28 29 of having to request information by the end of that

1 The notion, actually, of going along for an month. 2 interview of this significance on a Saturday morning when I am urologist of the week and having to return to 3 do whatever, it was not a wise suggestion or proposal 4 5 of mine in the first instance. I was quite happy to 10:43 meet with both of them during a week's annual leave 6 7 in July but I thought that both parties were, at that 8 stage, unnecessarily discommoding themselves for the purpose of an interview which inevitably was taking 9 place maybe six months after the formal investigation 10 10.44 11 had started at its latest start point, but a month 12 seemed to me not to be terribly important at that time. 13 Q. Although it would be wrong of me not to point out that 52 14 you're the one --15 who's complaining. Α. 10:44 16 53 Well, I don't wish to put it in those terms, but you're 0. 17 the one who highlights the strict four-week temporal 18 parameters here. 19 Yes. Α. 20 54 Come November you have a second interview. 0. 10:44 21 Yes. Α. 22 55 You had it in mind to comment on the draft from the 0. 23 first interview. That hasn't been done by that stage 24 and, in fact, you wanted -- you still wanted to comment on that first interview. 25 10:45 26 Yes. Α. 27 56 Q. It didn't make its way to the investigators until 2nd April? 28 29 Yes. Α.

S7 Q. Your comments on the witness statements of others,
 which you would have had by early November --

3 A. Yes.

20

- 58 -- again, you didn't comment on those statements until 4 0. 5 delivering them on 2nd April. Again, those are 10:45 6 matters -- you're a busy practitioner, you were doing 7 your appraisal, you reached an agreement with the 8 investigators to step out of the process to enable you to do your appraisal. But thereafter, in the early 9 10 months of 2018, you didn't get on with it, is that fair 10:45 11 to say?
- 12 Well, I didn't get on with it because you leave the Α. 13 business of the investigation behind you. I certainly 14 wanted to do all of it in one package, and you have 15 pointed out that I didn't get my second responding 10:46 16 statement until early March, you know, the months of January and February. That is the explanation and, you 17 18 know, I've contributed to that, to some degree, by 19 giving clinical work priority.

10:46

I did want to do it in one batch. Then I think in 21 22 March, if you want to -- March '18 -- basically --23 March '18. I mean, the one thing I do regret is not 24 communicating in response to Siobhán Hynds to explain that I thought, you know, I could do it by 30th or 31st 10:46 25 26 March and there was a response to that from Siobhán and 27 on behalf of Dr. Chada, 'that's far too long, it has to be a few days' hence, I think 9th March, which was 28 completely unrealistic for the task that I had to do 29

1 during that period of time. So, I was organising 2 everything clinically and into April and leaving aside -- I think was the first week of April that year 3 Easter weekend? I'm not quite sure about that, but 4 5 that was the earliest I could attend to it. 10:47 6 7 So, I have -- if you were to look at it excluding the 8 context of all of us being busy clinicians and having all the other priorities, and just look at the 9 timeframe, I have made some contribution to that delay. 10:47 10 11 59 Thank you. By any standards it was a lengthy process? Q. 12 Yes. Α. 13 Lengthy processes don't necessarily mean delayed 60 **Q**. 14 processes? 15 Yes. Α. 10:47 16 61 It will be a matter for the Inquiry to think about 0. 17 that. 18 19 But just in terms of the length of the process, which 20 has, in the evidence to date, in part at least, been 10:48 explained by the fact that the Investigator and her HR 21 22 professional didn't have protected time to deal with their duties. You didn't have time outside of your 23 24 clinical and other duties to attend to this. 25 Α. Mmm. 10:48 Any reflections on how an MHPS process from these 26 62 Q. 27 logistical perspectives could be better addressed? I mean, basically, it is -- it's just a feature 28 Α. Yes. of the health service that has been spoken to by very 29

many witnesses in this chamber in the last months. 1 2 whether they are clinicians, whether they are 3 management, people are working very, very long hours, juggling multiple balls in the air at any one time. 4 5 I was doing that myself. And without actually 10:49 revisiting the whole issue of there being an informal 6 7 preliminary phase to such an investigation, 8 irrespective of the Guidelines and MHPS and so forth. where people had gone around the table and tried to 9 address that, and that wasn't done. So, if you get 10 10.4911 into the formal stage, I think it should be done much 12 more quickly. And it cannot be done much more quickly 13 unless everybody concerned has protected time.

15 I think also one issue that has been suggested by many 10:49 16 people as a recommendation to be considered, and that is that someone from outside - and not necessarily from 17 18 a leadership centre, it could be appropriate people 19 from aligned specialties and who have been recently retired, for example, who would have the time on their 20 10:50 hands to devote to it. But even the clinician -- if 21 22 the clinician is working, they need to have protected time in order to address it. It's just an unrealistic. 23 It's an unmeetable expectation. 24

14

Q. Thank you for that. Let's turn to some of the critique 10:50
that you offer in respect of Dr. Chada's approach and
aspects of her findings. You set this out, in the
main, in the response that you gave to Dr. Khan, which
we started our exchanges with on Wednesday morning.

So, something further on that then.

1

2

3 The first issue which I want to ask you about is the absence of statements, witness statements, as we've 4 5 seen you didn't get them, you didn't get them until 10:51 6 after the August interview. And you've said in your 7 grievance, and I don't need it up on the screen, I'll 8 just read from my note - AOB-01889 - that you would have considered it reasonable to expect the witness 9 statements would have been provided prior to the 10 10.51 11 meeting to enable you to address and respond to them. In a nutshell, that's your concern, that it was unfair 12 13 to require you to go to that meeting to answer questions in respect of first three Terms of Reference 14 15 without knowing what people had said about you? 10:52 16 Yeah, I thought that was a reasonable contention. Mmm. Α. As I sit here. I think it's still a reasonable 17 18 contention. I think it would have been preferable. 19 I can only imagine there's an adverse view and that is 20 you should be witnessed and relate your experiences in 10:52 a sterile atmosphere without -- not contaminated or 21 22 whatever by the witness statements of others. But... 23 In a sense, can I put this to you: The issues that you 64 Q. 24 addressed at that meeting: Triage, dictation, notes at 25 home, and an aspect of the fifth Term of Reference 10.53 26 concerning management, those were issues that you were, 27 in essence, admitting to or accepting, albeit with the kinds of caveats we've already looked at? 28 29 Α. Yes.

1 65 You appear, from the transcript of that interview, to Q. 2 be well able to -- you weren't surprised by the issues So, in that context were you really 3 raised. discomforted by the absence of witness statements? 4 5 I found the lead-up to that interview and the interview 10:53 Α. itself very stressful not because of any behaviour or 6 7 interviewing technique on the part of Dr. Chada, 8 assisted by Dr. Hynds. I think it would have reduced an awful lot of the stress associated with that first 9 encounter if I had had the witness statements, I can 10 10.5411 think of is all that impressive in that first 12 interview. I mean I have spoken consistently and I've 13 given my views regarding the three issues and so forth 14 but it was hugely stressful. I think I would have been 15 better prepared, it would have reduced stress, if I had 10:54 16 had the witness statements, I think. 17 66 Yes. Of course you were then able to provide comments Q. 18 on the witness statements --19 At a later date. Α. 20 -- that were included as part of Dr. Chada's report. 67 Q. 10:55 21 22 A second issue that you raised is your view that she 23 failed to consider or failed to give adequate 24 consideration to the evidence that you put forward in 25 respect of your workload. We've seen an aspect of this 10:55 26 already on Wednesday morning. You provided, in 27 Appendix 11, a detailed account of your additional 28 surgical duties, commitments to the MDM, commitments to 29 NCAS, and that was set out for her. But you observe in

1 your grievance that this information wasn't included in
2 her report?

Yes. I think that it lacked balance in that regard. 3 Α. I wondered, and still do, whether my delay in 4 5 furnishing my responses to the 2nd April and beyond a 10:56 date when I was advised that Dr. Chada would start her 6 7 report, whether it had been relegated to a lesser 8 significance or a lesser status. As you will note, you know, I got the impression in the Investigator's report 9 that this information wasn't provided until whenever. 10 10.56 11 Even though, actually, that information was provided 12 previously, if my memory serves me correctly. But 13 I just thought -- but for the purposes of providing 14 everything to the Case Manager, we have included it in 15 the appendices. But there you are, this is my view of 10:56 16 the investigation as expressed in the report. Just to be clear, is it in the appendices to the 17 68 Q. 18 report? 19 Can you clarify that for me? Α. 20 I don't believe it is. 69 Ο. 10:57 You don't believe it is, okay. 21 Α. 22 I'm just clarifying your understanding? 70 Q. 23 Okay. I can't recall. Α. 24 71 You can't recall. Q. 25 So, it wasn't even in the -- yes, okay. Α. 10:57 So far as I can see. The Trust can clarify that if 26 72 0. 27 they think I've got it wrong. I think you're correct. 28 Yeah. Α. 29 73 I would be happy to stand corrected. Q.

1What was your point, what was the point of putting this2Appendix 11 - and we've looked at it already --

A. Yes.

3

- 4 74 Q. And we don't need to bring it up on the screen, we've
 5 already seen it, but it's at AOB-10653. What was your 10:57
 6 objective in bringing that kind of detailed information
 7 into the evidential mix? What did you hope to achieve
 8 by it?
- Well, to paint a canvas of my working life and my 9 Α. concerns and to have the Investigator and, ultimately 10 10.58 11 the Case Manager appreciate the totality of the context and the clinical concerns that I did have and how 12 13 I went about trying to minimise that as much as 14 possible. And that speaks to that interface between 15 those two domains of professional performance and 10:58 16 operational performance. And my own view is that they 17 cannot be considered as separate entities. It is improper that they should be. 18
- 1975Q.I wonder, Mr. O'Brien, was the force of your point that20you had to prioritise certain work over others and
there wasn't enough time to do everything?21there wasn't enough time to do everything?
- 22 A. Absolutely.
- 23 76 Q. I wonder was that captured, in any event, in your
 24 witness statement to the process. I just want to bring
 25 up what you said, at least in one part of your witness 10:59
 26 statement. There may be other parts that I could refer
 27 to, but let me bring this up, TRU-00828.

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29

So, you set the context of the 23rd March letter and

1 Mr. Mackle's response to "what do you want me to do?" 2 "After I got the letter I just worked harder. I looked 3 4 at the review backlog and did entire clinics. I find 5 it distressing to look back over those nine months. 11:00 6 There were times before I had my surgery when I was in 7 so much pain but I worked when I was ill. 8 9 I did additional review lists and sacrificed my admin I wish it was otherwise, but it was for the good 11:00 10 time. 11 of the patients. It was better to have relieved 12 discomfort of a patient. 13 14 I have spent time operating from 9:00 a.m. to 8:00 p.m. 15 for years when it was not part of my job plan. 11:00 16 Michael Young has also done it. 17 18 All the additionalities that have been done were 19 additional to my job plan activity which was in place 20 of SPA time, admin time and my own time. I had to do 11:00 21 this activity when I was recovering from my surgery. 22 Management did not offer any support." 23 I suppose in some respects, I wonder if you would agree 24 25 with me, that the granular detail of Appendix 11 tells 11:01 the story in that way. Your statement here captures 26 27 the essence of your point, is that fair? Fair. 28 Α. 29 Thank you. You also make the point that Dr. Chada 77 0.

1 failed to grasp the concern that you were bringing to 2 her attention that the number of undictated clinics 3 wasn't 66 undictated clinics. I think the figure is 4 668?

A. 668.

You thought it was much lower and you told her that. 6 78 Ο. 7 And we, I think, saw the other day your workings. Just 8 maybe bring it up again to remind me. AOB-10671. This is Appendix 12 that you provided to her. Over the page 9 we'll remind ourselves of that. You'd worked through 10 11.02 11 what the Trust had produced in terms of clinics which were said to be undictated. And if we were to count 12 13 down through them, as I think I have, it comes to 66. 14 But you're saying -- so, for example, where we are on 15 the screen here, 2nd November '15 Armagh Clinic, at one 11:02 16 point that might have been not fully dictated but by 17 this date it was.

11:01

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When we scroll down to the next page, and it comes to a breakdown of 189 unprocessed with 110 to go on a review 11:03 list. 35 to be discharged, ten didn't attend, 13 to Thorndale for urodynamics, seven for day surgery and 14 for in-patient waiting list.

I think you said that broadly correlates with the figures that Mrs. Corrigan was to produce and set out in an email, which I think we've opened already when we had Mr. Carroll, but we'll do it again now. So let me, just before we lose sight of this document, are you

1 saying that the figures along the bottom here are to be 2 seen in Mrs. Corrigan's email? Just some of them. The only ones that really -- she 3 Α. hasn't included the discharges or the DNAs. 4 So. 5 basically, she was relating the patients who were to be 11:04 put on lists for review and the patients who were to be 6 7 put on lists for either in-patient surgery, day 8 surgery, or for diagnostics like urodynamics at the Thorndale Unit. And she was reporting that they didn't 9 suffer any delay in their management because of the 10 11.04 11 long review and waiting list figures. 12 79 Let me just bring her email up then, before we go too Q. 13 much further, and the Inquiry can consider that. 14 TRU-283422, I think is the email you're alluding to. 15 11:05 16 So, 7th June Martina Corrigan is writing to Siobhán Hynds and she's providing the investigation -17 18 that is Martina Corrigan is providing the investigation 19 - with an update on what the clinicians who are looking 20 at your undictated cases, what they have produced in 11:06 terms of conclusions, is that a fair way to describe 21 this email? 22 23 Just for accuracy sake, Martina herself was the Yes. Α. 24 person who reviewed a lot of them. Not all of the 25 undictated charts were reviewed by clinicians. 11:06 As with the document that you had produced -- you 26 80 Q. 27 hadn't seen this email, had you? 28 Α. NO. 29 So, you're working up Appendix 12 for the purposes of 81 Q.

| 1 | | | giving an answer to Dr. Chada's investigation, | |
|----|----|----|---|-------|
| 2 | | | meanwhile she has this information | |
| 3 | | Α. | Yes. | |
| 4 | 82 | Q. | from Martina Corrigan. And it seems to tally with | |
| 5 | | | your document that there are 110 patients who are to be | 11:06 |
| 6 | | | added to the review list and, if we look down, it says | |
| 7 | | | there are 35 who need to be added to theatre waiting | |
| 8 | | | lists. I don't see that figure on your document but if | |
| 9 | | | I counted Thorndale in-patients, day case surgery and | |
| 10 | | | one other | 11:07 |
| 11 | | Α. | Day cases and in-patients. | |
| 12 | 83 | Q. | I think I get to a figure of 34? | |
| 13 | | Α. | Yes. I mean they're pretty accurate, you know. | |
| 14 | 84 | Q. | No, I'm not pulling you over the coals for one case. | |
| 15 | | | But I think your broad point is this: You were making | 11:07 |
| 16 | | | it clear to Dr. Chada that the number of undictated | |
| 17 | | | cases is much less than what the Trust might have | |
| 18 | | | thought when the investigation started? | |
| 19 | | Α. | Of course. | |
| 20 | 85 | Q. | And what Martina Corrigan would appear to have known | 11:07 |
| 21 | | | and communicated to the investigation through this | |
| 22 | | | email? | |
| 23 | | Α. | Yes. | |
| 24 | 86 | Q. | Is that your point? | |
| 25 | | Α. | I'd just add a little point and that is, that email | 11:07 |
| 26 | | | from Martina is addressed to Siobhán Hynds only and not | |
| 27 | | | to Dr. Chada, and at a time when the date of that | |
| 28 | | | email is, I think, 7th June. | |
| 29 | 87 | Q. | 7th June? | |

1 Yes. At a time when Siobhán Hynds was drafting the Α. 2 report for consideration by Dr. Chada. I just raise 3 that point --It's a year before. 4 88 Q. 5 Α. Yes. 11:08 6 89 Yes. Q. 7 Oh, it's a year before. Α. 8 90 Yes. Ο. I'm left wondering whether Dr. Chada was fully 9 Α. informed. 10 11:08 11 91 Of course, Dr. Chada gets to see that detail as well. Q. 12 Okay. Okay. Α. 13 If we just go to Dr. Chada's report. 92 Q. 14 CHAIR: Mr. wolfe, might this be an appropriate time to take a short break before we do? 15 11:08 16 MR. WOLFE KC: I would like to finish this, please. 17 CHAIR: Okay. 18 93 MR. WOLFE KC: TRU-00696. If we scroll down the page, Q. 19 please. So, at the very bottom of the page, 20 Mr. O'Brien, is that what you're upset about, if I can 11:09 put it in those terms? 21 22 Yes. Α. 23 That's what you're concerned about? 94 Q. 24 Yes. Α. She has said that you acknowledged there were 66 25 95 0. 11.09undictated clinics and no dictated outcome for these. 26 27 And you say that the delivery of Appendix 12 to her on 6th November interview establishes that you didn't 28 29 acknowledge or accept that finding.

| 1 | | Α. | Yes. | |
|----|----|----|---|-------|
| 2 | 96 | Q. | She has appended to the report your commentary on | |
| 3 | | | various statements which does reveal the 189 figure. | |
| 4 | | | I should say that in the interest of fairness. 189 as | |
| 5 | | | opposed to 600-and-odd, it still reveals a substantial | 11:10 |
| 6 | | | number of cases not triaged? | |
| 7 | | Α. | Yes. | |
| 8 | 97 | Q. | And Dr. Chada made that point, I suppose, that | |
| 9 | | Α. | Not dictated. | |
| 10 | 98 | Q. | Not dictated, thank you. | 11:10 |
| 11 | | | | |
| 12 | | | Dr. Chada made that point, that to some extent she | |
| 13 | | | found a complication around the figures that were being | |
| 14 | | | produced but at the end of the day it didn't seem to be | |
| 15 | | | a matter of too much concern to her whether it is 100 | 11:11 |
| 16 | | | or 600, it's a substantial number she was being told, | |
| 17 | | | even on your account and that was, she says, the | |
| 18 | | | important message to bring home. Why do you consider | |
| 19 | | | the matter of, I suppose, absolute precision around the | |
| 20 | | | figures to be important? | 11:11 |
| 21 | | Α. | Well, I mean, I would have expected that there would | |
| 22 | | | have been absolute precision or close to it around the | |
| 23 | | | figures in the report of an investigation by the | |
| 24 | | | Investigator. I think it's very reasonable. And | |
| 25 | | | I couldn't understand why nothing had changed from the | 11:11 |
| 26 | | | starting point. So, in terms of the 189 as opposed to | |
| 27 | | | 668 that they considered were there initially, I have | |
| 28 | | | reported that I attended or made every attempt to | |
| 29 | | | attend to those that I considered to be most urgent. | |

I think that's also reflected in the information that 1 2 is imparted to the Investigation Team by 3 Martina Corrigan. I'm not deflecting or diminishing the significance of the fact that dictation hadn't been 4 5 done on those patients for communication reasons, and 11:12 for the multi-professional body and so forth. 6 I would 7 have done it if I had had time to do all of that, in 8 addition to the things that I was drawing attention to in Appendix 11. 9 I think that's a convenient point. 10 MR. WOLFE KC: 11.13 11 CHAIR: Let's say 25 to 12, an extra five minutes 12 today. 13 14 THE INQUIRY ADJOURNED BRIEFLY AND RESUMED AS FOLLOWS: 15 16 CHAIR: Mr. O'Brien. Mr. Wolfe. 17 MR. WOLFE KC: Thank you. 18 19 MR. AIDAN O'BRIEN CONTINUED TO BE EXAMINED BY MR. WOLFE KC AS FOLLOWS: 20 11:27 21 22 99 MR. WOLFE KC: Mr. O'Brien, just before the break we Q. 23 were working through some reflections that you had on 24 Dr. Chada's approach and the factors that did or 25 perhaps didn't, more importantly, feature in her 11:37 The final aspect of that that I wish to draw 26 report. 27 your attention to - I should make the point that the Inquiry has your position where you explain that there 28 29 was a failure on Dr. Chada's part to interrogate the

evidence she was provided with, that she didn't go looking for additional evidence to make good the points that were made to her, that kind of thing. So, we have that point and I don't propose to deal with it in detail.

11:37

7 Her comments on your insight or lack thereof is 8 something I should give you an opportunity to explain. If we go to TRU-00705. Towards the bottom of the page, 9 please, she said of you that during interviews and 10 11.38 11 correspondence you have displayed some lack of 12 reflection and insight into the potential seriousness 13 of the above issues. And she draws specific attention 14 to your reflection on the five patients with delayed 15 diagnoses. And she says of that: 11:38

17 "He did not seem to accept the importance of 18 administration processes. He did not feel regular 19 dictation was important and he does his own thing about 20 replacing admin time with extra operating lists whilst 11:38 21 at the same time reporting lack of administration time. 22 He felt he couldn't do the triage in the way it was 23 expected, but was also clear that he didn't agree with 24 it anyway. I believe it appropriate and relevant to 25 raise this with the Case Manager." 11:39

And just at the top of the next page, please. Oh, that's the end of it. My apologies.

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So, I'll put beside that something you said in your 1 2 response, I think, to Dr. Khan. AOB-01893. And 3 you say -- it's about four paragraphs down. Yes, just before "Terms of Reference". 4 You sav: 5 11:39 6 "The report states that Mr. O'Brien displayed some lack 7 of insight and reflection into the potential 8 seriousness of the above issues. This I would 9 completely dispute. I believe that this impression has been gained due to my disbelief at the lack of insight 10 11:40 11 on the part of the Trust into the harm and risk of harm 12 suffered by patients already on the longest waiting 13 It has also been disappointing to read the list. 14 report, after 18 months of investigation, concluding 15 that I did not agree with triage anyway." 11:40 16

17So you dispute her analysis or contention that you18lacked insight.

19

20 You did make the case, and we can go to it if you want, 11:40 21 that you were surprised there were so few patients who 22 hadn't been triaged who were then escalated to Red Flag 23 or who had gone on to suffer cancer. I think that, in 24 substantial part, was triggering her comment around 25 lack of insight; is that how you understood it? $11 \cdot 41$ Well, you know, it's -- one can only speculate as to 26 Α. 27 why she came to that conclusion. And to take a comment like that, which I made at that time, it was difficult 28 29 to understand how such a small number of patients had

1 been upgraded to Red Flag status. I think I came to 2 appreciate at a later stage, when I would have been doing all of the referrals resulting from urologist of 3 the week. I mean, I would have been upgrading a 4 5 greater percentage of referrals to Red Flag status. 11:41 6 I think, actually, that I had probably done a greater 7 degree of triage of urgent and routine referrals than 8 I had considered at the time. I think I probably had reduced the number of patients who still remained 9 10 untriaged and who were upgraded to Red Flag status. 11:42 11 Have I made myself clear or is that confusing? 12 Yes, but on --100 Q.

13 A. On the point?

14 101 0. -- on the point of your insight, I wonder if I could 15 put it this way, and perhaps by reference to this 11:42 16 description of your work which comes from the summer of 17 2016. Let me just put this up and then the question 18 which follows from it. AOB-77631. This is 19 12th July 2016. The context for this is that you are raising questions about the numbers of patients placed 20 11:43 into your SWAH Clinic. It started out as a clinic with 21 eight in the morning, and then eight in the afternoon 22 23 were added. And by this point in time - we don't have 24 the time today to scroll through all of the emails -25 you're pointing out that sometimes you can have 20 and 11:43 26 21 patients queued up for this clinic. Yes, it's in 27 the meat of this email. And you say:

28 29

"At the last clinic which I did in SWAH on th June '16,

1 21 patients were appointed, of whom two did not attend. This required me to conduct a clinic from 10:00 a.m. to 5.15 p.m. without a break, without anything to eat, and one cup of coffee to drink. Then the dictation and administration begins."

11:44

11.44

11:45

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7 Do you think, Mr. O'Brien, when you were explaining 8 yourself to Dr. Chada, obviously you didn't make mention of this specific email, but I think -- is it 9 fair to say that your broad defence or your broad 10 11 argument in mitigation to Dr. Chada was this kind of 12 'This is my world. I know that some things thina: 13 don't get done. I don't diminish the importance of 14 those things, but some things are more important than 15 others'?

16 I agree entirely. And not to dwell on this particular Α. email and the outpatient clinic, the SWAH Outpatient 17 18 Clinic, but alongside my clinic was the clinic 19 conducted by the Clinical Nurse Specialist and there 20 was a lot of toing and froing. So, she would ask me to 11:45 see some of her patients, or even do part of an 21 22 examination of her patients. And vice versa. It was a 23 very, very collaborative clinic and sometimes I would 24 go to see patients on the ward at the request of other 25 consultants. So, everything is bigger than is planned 11.4526 on paper. And I was citing that as mitigation. 27 102 Just finally on your comments on the insight issue. Q. 28 Α. Yes. You appear to think that comment unfair. Why did 29 103 0.

| 1 | | | you consider it unfair? | |
|----|-----|----|--|-------|
| 2 | | Α. | Would you like me to go back to that last paragraph of | |
| 3 | | | that previous | |
| 4 | 104 | Q. | We can do, yes. | |
| 5 | | Α. | Yeah, just because there's a lot of detail in it. | 11:46 |
| 6 | 105 | Q. | If we go back then to just allow me a moment. It's | |
| 7 | | | TRU-00705. | |
| 8 | | Α. | Yes. So without being tedious and laborious about it. | |
| 9 | | | So: | |
| 10 | | | | 11:46 |
| 11 | | | "Mr. O'Brien had displayed some lack of reflection and | |
| 12 | | | insight into the potential seriousness of the above | |
| 13 | | | i ssues". | |
| 14 | | | | |
| 15 | | | I would just completely refute that that is the case. | 11:47 |
| 16 | | | | |
| 17 | | | "His reflection on the patients with delayed diagnoses | |
| 18 | | | was disappointing and is noted above." | |
| 19 | | | | |
| 20 | | | And I think that there was a reference made, perhaps | 11:47 |
| 21 | | | above - it's not necessary to bring one to it - but | |
| 22 | | | I think I made some comments on the patients who had | |
| 23 | | | delayed diagnoses of early stage prostate cancer and | |
| 24 | | | I was | |
| 25 | 106 | Q. | We could bring you to that if it assists. It's | 11:47 |
| 26 | | | TRU-00686. | |
| 27 | | Α. | Yes. | |
| 28 | 107 | Q. | You see it there in the second paragraph. | |
| 29 | | Α. | Not only were there two cases at such an early stage | |

1 and with low risk prostate cancer that the management 2 recommendation was they would be managed by active surveillance, and those of us familiar with the 3 diagnosis and management of prostate cancer are well 4 5 aware of the whole issue of lead time that the person 11:48 who has a diagnosis of such an early stage low risk 6 7 prostate cancer today almost certainly did have it one 8 year previously, and by having it diagnosed today rather than one year previously, the patient has 9 avoided having the concern and the anxiety that is well 11:48 10 11 recognised in the literature. That's what I meant by 12 -- it's been written extensively in the literature. 13 There's such a thing called PSA anxiety. So these are 14 issues that Mr. Hanbury and I would be familiar with. 15 In the course of making a comment like that, one can 11:49 16 inappropriately draw the conclusion that I lacked some 17 kind of insight into a delay in diagnosis in general, 18 and that's not the case.

19 108 Thank you. Now, we started on Wednesday with, I think, Q. your acknowledgment or your acceptance, as has always 20 11:49 been the case, around the triage notes at home and 21 22 dictation issues, subject to the caveats we frequently 23 return to as well. Obviously, the private patient 24 issue is something you didn't accept and you don't 25 accept and I want to look at that now for a short 11:49 26 period of time, please.

27

28 Could we have on the screen TRU-00702. Let me just see 29 the bottom of the previous page. Scroll down, please.

1 I think that's the main point I wanted to just 2 illustrate. So, she's saying she's not persuaded by your justifications provided for why the nine private 3 patients were seen in the timeframes outlined. She 4 5 concludes that these patients seen privately were 11:50 scheduled for surgeries earlier than their clinical 6 7 needs dictated. These patients, she says, were 8 advantaged over HSC patients with the same clinical priority. She then goes on to deal with a particular 9 patient. You'll note that we provided you -- I hope 10 11:51 11 it's in front of you, I can't see it from where I'm 12 standing --13 It is here, yes. Α. 14 109 Q. -- a designation list? 15 Α. Mmm. 11:51 16 If you feel the need in the next exchanges to refer to 110 0. 17 any particular patient, and I may do so myself, we'll use the designation list. I think it's the last page 18 19 that contains the names that we'll be perhaps most 20 particularly interested in. 11:51 21 22 I suppose your chief complaint about this conclusion, or your chief complaint about her approach is that in 23 24 getting to that conclusion she, or those providing information to her, failed to provide a comparative 25 11.52 26 exercise to robustly assess whether these patients were 27 treated appropriately. Yes, and I would also, before you leave, probably, this 28 Α. particular page, I also think it is a conflict between 29

"clinical priority", the last two words in the first
 paragraph, and "chronological order" in the second
 paragraph.

- Let's just look at that a moment. 4 In terms of a 111 0. 5 principle in relation to how clinicians who have a 11:52 public or an NHS practice as well as a fee-paying or 6 7 private practice, I suppose, would you subscribe to the 8 view that, of course, any patient is entitled to a private consultation but it should not lead to 9 prioritisation, then, if the patient transfers across 10 11.53 11 to the NHS?
- 12 A. I do, yes.
- 13 when we look at "chronological status" and "clinical 112 Ο. 14 priority", is the proper way to look at this -- is it by trying to recognise that patients may have similar 15 11:54 16 needs in terms of the procedure to be applied, whether diagnostic or surgical, but you could be on the waiting 17 18 list two years for that procedure but then somebody 19 comes along needing the same procedure but their 20 clinical needs are more urgent? 11:54
- A. Yes. And not just their clinical needs, there could be
 other needs in a more holistic assessment. It's very
 important to take those into account, you know, if they
 are comorbid, if they have a disability, and as is
 increasingly common in our modern society, if they are 11:54
 carers, their caring burden.
- 27 113 Q. We'll come back and look at some of those points in a
 28 moment. I just want to work through the process which
 29 the Trust, and then the investigation, appeared to

1 pursue leading into these conclusions.

2

14

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25

TRU-283681. This is from Mrs. Corrigan to 3 Siobhán Hynds, copied to Dr. Chada, 14th September '17. 4 5 We looked yesterday at your meeting with Mr. Weir, 24th 11:55 January '17, you're told that there's concern in 6 7 relation to nine TURP patients but I highlighted that 8 investigations continued. And the investigations, as they continued, led, it appears, to the shedding of 9 some of those TURP patients in terms of concerns around 11:56 10 11 how you'd handled them and broadening it out to include 12 a total of 11 patients of mixed needs in terms of 13 diagnostics and surgery.

15 Martina Corrigan is then explaining what happened when 11:56 16 the matter came to her. She says that when the 11 17 patients were identified, she then asked Mr. Young if 18 he could look at these letters and gauge from his 19 clinical opinion should they have been as soon as they 20 had been. I think there's a word missing there. 11:56

22 "...should have been seen as soon as they had been or
23 should they be on the NHS waiting list to wait and be
24 picked chronologically."

11:57

26 If that's his task, have you any concerns about it? 27 A. Yes, I have, because not all of the information that 28 includes -- or that should be included, in my view, in 29 arriving at a prioritisation was necessarily even

detailed on the letter that he was asked to look at. 1 2 It's a similar issue to whether it's triage or assessing that clinical priority on the basis of what's 3 in a letter, I found that that was a rather limited and 4 5 rather disappointing assessment of clinical priority. 11:57 6 114 Q. Okay, and we'll come and look at that, maybe shortly. 7 8 At the point when you have been told that it's a TURP patient concern, you did a piece of work on that, isn't 9 that right? 10 11:58 11 That's right. Α. 12 Let's bring it up on the screen. It is TRU-01090. 115 Q. The 13 title in the top left is "TURP 2016" and we can see 14 that the first patient, we can see towards the right, 15 attended privately. So what you've done is you've gone 11:58 16 through all of your TURP procedures 2016, private and Scroll down, please. You're showing us -- just 17 NHS. 18 before we do, I beg your pardon, "date of surgery", "waiting time". That's important to note. 19 20 Α. Yes. 11:59 At the end of that, if we go to page '92 in the 21 116 Q. 22 sequence, two pages down. Thank you. So, at the end 23 of that you're able to bring together an analysis of 24 both private patients and be in a position to compare 25 waiting times, I suppose with NHS patients. If vou 11:59 26 would care to explain your summary, please. 27 well, basically, I was comparing -- all together there Α. were 46 TURPs done electively and I excluded some 28 29 people who may have had both we'll say a bladder tumour

1 resection and a prostate resection as part of bladder 2 So, these were straightforward tumour management. 3 elective TURPs. So, nine patients who had attended privately, I looked at the length of period that had 4 5 elapsed from the decision to treat until the date of 12:00 So, I thought I would break them up in 6 their surgery. 7 So, basically 44 percent of the patients who this way. 8 had attended privately, in other words they're small numbers, four out of nine, had their surgery done in 9 less than 100 days which, actually, was less than the 10 12.00 11 percentage of the 37 who hadn't attended privately who 12 had their surgery done in a relatively short period of 13 I was making the point that if I compared these time. 14 two cohorts of patients, patients who had never been 15 seen privately had also a very -- you know, they were 12:01 16 treated in very much the same manner. I was 17 demonstrating my refutation of the notion that I was 18 treating patients who had attended privately in some preferential manner. 19 So, you would say, whatever the statistical 20 117 Q. 12:01

- significance of this might be, it certainly doesn't 21 22 suggest any great advantage being given to patients who 23 were once private, in terms of how you managed them? 24 That is correct. You see the mean waiting time, Α. 25 202 days for those nine patients who attended 12:01 26 privately, as opposed to 219 for those who hadn't 27 attended privately. When you spoke to Dr. Chada and realised that the case 28 118 Q.
 - against you had expanded into 11 patients, you told

29

her -- if I can get this up on the screen so we get it
 absolutely right, AOB-01889. It's the last paragraph.

3

17

On 6th November, when you're discussing this in some 4 5 detail with Dr. Chada, you submitted a detailed account 12:03 of the management of each of the 11 patients, and we'll 6 7 look at that. You say you also shared your conviction 8 that an analysis of all the TURP patients of 2016 had not complied with the anecdotal allegation that those 9 who had attended privately had had their surgery 10 12.03 11 performed after a significantly shorter period of time 12 and that this finding had led those compiling the 13 information for the Case Investigator to find patients 14 who had had other procedures performed following private consultation and who better fitted the 15 12:04 16 allegation.

- Do I interpret that as you saying that this has been contrived, this 11 patients -- the scenarios within the 11 patients and the allegation that flows from that; is 12:04 that being contrived in your view?
- A. It was the only conclusion that I could come to at thattime.
- 24 119 Q. On the basis of what you know about how this was
 25 arrived at, who do you think was responsible for this, 12:04
 26 who do you see as being responsible for contriving
 27 this?
- A. Well, the case in point, that led to the allegation in
 the first place, and that is Patient 119, where

1 Mr. Haynes had reviewed this patient after he had had 2 his prostate resected by me, he having attended privately previously, and read the private patient 3 letter that pertained to that patient and, I firmly 4 5 believe, came to the wrong conclusions from that 12:05 letter. So, I was of the view that here's another 6 7 patient who has had his surgery done within whatever, 8 16 days, after he has been seen on a particular date and they're not the only ones. In fact, he may not be 9 the only clinician who is behaving in this manner, so 10 12.05 11 look at the other TURPs. I believe when a more sober analysis was done of the nine TURPs, they didn't all 12 13 fit the allegation and, therefore, they went looking 14 for more. And the comparator, importantly, as was 15 described yesterday or the day before or previously, 12:06 16 was: Look for all of the patients who had had a private patient letter dictated and typed on my behalf 17 18 on ECR who had had anything done and which appeared, 19 actually, to be after a shorter interval than if people were taken in strict chronological order. 20 12:06 And what was the problem with that? 21 120 Q. 22 Well, the problem with that is -- there's no problem Α. with it at all if you do believe and if everybody is of 23 24 the view and insists that all patients are diagnosed or 25 assessed or operated on in strict chronological order 12.07 and without any assessment of clinical priority which, 26 27 as I've stated my stall, when you have long waiting lists, in my view is indefensible. 28 29 Do you think that that's the way that Mr. Young 121 Ο.

1 approached it? Because, clearly, as we can see when 2 you look at the list of 11 patients, he was able to see, thinking about clinical priority or clinical need 3 that two of them, two out of the 11 were treated 4 5 perfectly properly having regard to the waiting list, 12:07 having regard to their clinical condition, and those 6 7 kind of factors. 8 I think, actually, that he was coming to those Α. conclusions with inadequate information, depending 9 entirely only on the information that was in one 10 12.08 11 letter. 12 So, in terms of Mr. Young and his approach, is it your 122 Q. 13 sense that he sought to take clinical need into account 14 and it wasn't just a chronological approach but your 15 concern for him or for his approach was that he didn't 12:08 16 have all of the information available to him from the 17 letters to be able to fully assess clinical need? 18 I agree with that assessment. Α. 19 123 Thank you. Thank you. Q. 20 12:08 21 Help us with this: In terms of your private practice, 22 what was your way of doing it? And you didn't have a 23 surgical private practice, isn't that right? 24 No. An operative one. I have an operative one. Α. 25 So it was nonoperative. It was consultation? 124 Q. 12:09 26 Yes. Α. 27 125 And you offered that facility from your home? Q. That's right. 28 Α. 29 126 Could patients come to you from the NHS into your 0.

| 1 | | | private practice? | |
|----|-----|----|---|-------|
| 2 | | Α. | You mean if they were already being seen for | |
| 3 | 127 | Q. | If they were already being managed? | |
| 4 | | Α. | the same condition? Yes, of course. | |
| 5 | 128 | Q. | Yes. | 12:09 |
| 6 | | Α. | I mean anybody can request and be afforded a | |
| 7 | | | consultation. Of course. | |
| 8 | 129 | Q. | Can they then, from your private practice, go back into | |
| 9 | | | the NHS? | |
| 10 | | Α. | They could do. Yes. | 12:10 |
| 11 | 130 | Q. | And what is the process around that, when a patient who | |
| 12 | | | you are seeing privately in consultation needs either | |
| 13 | | | diagnostics or surgical intervention? | |
| 14 | | Α. | Basically, it falls into two cohorts which is very, | |
| 15 | | | very applicable in this context. That is, those people | 12:10 |
| 16 | | | who require assessment or surgery or both, but usually | |
| 17 | | | in a particular order, and there is no there's no | |
| 18 | | | clinical urgency to it, you're not sitting in front of | |
| 19 | | | a person in distress or suffering severely from their | |
| 20 | | | symptoms and they have no greater clinical priority | 12:11 |
| 21 | | | than anybody else that you've seen in your NHS clinic | |
| 22 | | | the day before. So, they will go on to the NHS waiting | |
| 23 | | | list with the effective date being the date that you | |
| 24 | | | have recommended that they have that procedure or | |
| 25 | | | investigative process. And if you're looking at | 12:11 |
| 26 | | | another cohort of people who have to be dealt with more | |
| 27 | | | urgently, and back in those days, you know, I would | |
| 28 | | | have arranged their attendance or their admission or, | |
| 29 | | | indeed, I, on occasion, have admitted people directly | |

1 to the hospital having come in with acute urinary 2 retention, or something of that nature, or the ureteric colic that we were speaking about previously. And 3 people have come, you know, that are not always fee 4 5 paying, and people have come just to seek a second 12:11 6 opinion or a view as to their management or to seek 7 advice or -- so it is a small, very rural practice 8 where people know one another and a lot of people know me over quite a lengthy geographical radius and, you 9 know -- I mean they were welcome to come to see me. 10 It 12:12 11 is a practice that basically was consultation only. It was not one that I solicited much because I didn't have 12 13 the time for it. But. at the same time I didn't feel 14 when people wanted to see you that I would turn them 15 away. 12:12 16 Just so that I understand, if somebody is seeing you 131 Q. 17 privately and you decide that diagnostics are required, 18 such as a scan, blood test, where would they have that 19 done? They would have it done at the place that's nearest to 20 Α. 12:12 them geographically and where it's available, 21 22 obviously. Or so it could be Craigavon Area Hospital, 23 it could have been South West Acute Hospital, it could 24 be South Tyrone or Armagh, any of the local hospitals. 25 And is there a process to be undertaken by you in order 12:13 132 Q. 26 to move that person from your private rooms into the 27 list, if there is a list, for --For a scan? 28 Α. 29 133 0. For a scan.

| 1 | | Α. | No, not that I'm aware of. Just for procedural | |
|----|-----|----|---|-------|
| 2 | | | operations and the likes of urodynamics studies and so | |
| 3 | | | forth. | |
| 4 | 134 | Q. | So do you, as the private practitioner, arrange for the | |
| 5 | | | diagnostics if it's a diagnostics case, do | 12:13 |
| 6 | | | you arrange for that to be done within the NHS for the | |
| 7 | | | patient? | |
| 8 | | Α. | Yes. | |
| 9 | 135 | Q. | And can that patient come back to you as a private | |
| 10 | | | patient? | 12:13 |
| 11 | | Α. | well, they could do or they could be reviewed, probably | |
| 12 | | | much more commonly, in an outpatient clinic, in an NHS | |
| 13 | | | outpatient clinic. So, if that happens you put them on | |
| 14 | | | the NHS waiting list to attend your NHS clinic. | |
| 15 | 136 | Q. | Just sticking with diagnostics for a moment. There are | 12:14 |
| 16 | | | demands on those services | |
| 17 | | Α. | Mmm . | |
| 18 | 137 | Q. | and there are waiting times to be seen. Who | |
| 19 | | | determines the priority for the patient emerging from | |
| 20 | | | your private rooms in terms of those diagnostic | 12:14 |
| 21 | | | procedures? | |
| 22 | | Α. | well, I think, actually, the radiologists will be quick | |
| 23 | | | to tell us all, and have done so, that we may we may | |
| 24 | | | request a scan but they will determine the clinical | |
| 25 | | | priority. So, in terms of having something of, like | 12:15 |
| 26 | | | flexible cystoscopy, or something of a diagnostic | |
| 27 | | | nature that is procedural, I would have made a | |
| 28 | | | judgement call on that, depending upon the priority. | |
| 29 | | | So, either there was no great priority or there was a | |
| | | | | |

| 1 | | | priority to it. | |
|----|-----|----|---|-------|
| 2 | 138 | Q. | Is there a requirement to complete a change of status | |
| 3 | | | form when a patient is moving from you wearing a | |
| 4 | | | private hat, into the NHS? | |
| 5 | | Α. | Yes, there is. Since 2017, certainly, there is one | 12:15 |
| 6 | | | that's available online. | |
| 7 | 139 | Q. | I think we have one. TRU-164798. | |
| 8 | | | | |
| 9 | | | For how long has this been a feature of the process, | |
| 10 | | | the completion of this form? | 12:16 |
| 11 | | Α. | I don't know when it started. I couldn't tell you when | |
| 12 | | | this was available and online. I certainly know since | |
| 13 | | | this issue arose and entered the investigative process | |
| 14 | | | in 2016, I have been using those since then. | |
| 15 | 140 | Q. | Had you been using them in conjunction with the 11 | 12:16 |
| 16 | | | patients that were the subject of the investigation? | |
| 17 | | Α. | I cannot recall whether I had done so and I cannot | |
| 18 | | | I think probably not. I don't know whether they were | |
| 19 | | | available at that time. And I think that I may have | |
| 20 | | | had a misinterpretation of them because there was a | 12:17 |
| 21 | | | time when patients came into the hospital through the | |
| 22 | | | Emergency Department and they were NHS patients and | |
| 23 | | | they wanted to change their status during the episode. | |
| 24 | | | And I think that I may actually have misinterpreted. | |
| 25 | | | I thought that the change of status form, which I think | 12:17 |
| 26 | | | is what these are referred to, even though the title | |
| 27 | | | says "application for the transfer of private patient | |
| 28 | | | to the NHS" was applicable to people who were changing | |
| 29 | | | in episode. | |

So, you didn't understand the need to fill them in in 1 141 Q. 2 those circumstances? I can't recall when I started but I know that certainly 3 Α. since it became an issue I certainly was doing it 4 5 scrupulously. 12:18 In terms of these forms, it's the completion of this 6 142 Q. 7 form, isn't it, that provides the vehicle for the 8 change of status. Until this form is completed you don't have an effective date for their transfer on to 9 an HSC list? 10 12.18 11 Α. Well, my understanding of this form is to notify the Trust that a person -- a patient is being transferred 12 from private to NHS. I wouldn't have used this form as 13 14 the vehicle for putting the patient on the list, I'd 15 have been doing that by email separately to this 12:18 16 function. I regarded it as a notification. And. in fact, I was surprised, during the course of this 17 18 investigation, to learn that there had been a delay in the approval of this transfer. I didn't realise that 19 20 this was, really, an application for transfer. 12:19 I thought everybody had the entitlement to be 21 22 transferred and it was notifying the NHS Trust of that transfer. And I didn't use it as the mechanism for 23 24 putting the patient on the list. 25 Is it your now understanding that the completion of 143 Q. 12.19 these forms should then go to the Medical Director's 26 27 office, not necessarily him or her but to that office for the approval of the transfer? 28 29 That's what I've learnt in looking at documentation. Α.

1 But it certainly was new learning for me. 2 144 Q. Yes. 3 In terms of the position of a patient on the waiting 4 5 list, could you explain to us, if you're not completing 12:20 these forms. I take there to be a bit of frailty in 6 7 your memory around these 11 patients. I think on 8 balance you think you probably didn't complete them for the 11 patients? 9 10 I think on balance probably not. But that's not a Α. 12.20 11 certainty. 12 So, that being the case, what was the process that you 145 Q. 13 understood you were following in terms of getting these 14 patients into the HSE system and, if you like, finding 15 their way on to the waiting list, whether for 12:20 16 diagnostics or for theatre? 17 Well, up until 2016 one of the secretaries in the Α. 18 hospital - not my own secretary - she typed all of my 19 private dictation. This is Mrs. Hanvey? 20 146 Q. 12:21 21 That's right. So, if I wanted to put a patient on a Α. 22 waiting list for the TURP, I just asked her to put the 23 person on the waiting list for a TURP. I wasn't aware 24 that you had to apply to do so. It was as simple as 25 that. 12.21 26 147 Yes. Q. 27 And if, on the other hand, I had come to a conclusion Α. that someone had to be treated with a greater degree of 28 29 urgency, I would have said, you know, that I'm

admitting -- I would have dictated in a letter that I'm 1 2 admitting this person on 20th September 2016. then, unfortunately, I didn't ask her, in retrospect, 3 if I hadn't done so already, to have put that person on 4 5 the waiting list retroactively with the effective date 12:22 for decision to treat, you know, if I had seen them 6 7 previously. I'm thinking particularly of that 8 particular patient. we'll maybe come to that in a moment. I think I know 9 148 Q. what you're explaining. It's somewhat complicated. 10 12.22 11 But can I ask you this, just before going into some of 12 the particular cases. 13 14 The determination as to urgency, that was a decision 15 for you; is that right? 12:22 16 Yes. Α. 17 149 And there was no placing of that within the system. Q. 18 So, if I can put this scenario. You are seeing a 19 patient privately on a Saturday morning at your home 20 and you decide that this patient, who you may have seen 12:23 privately over a number of years but you're reaching 21 22 the view now, on the Saturday morning, that a TURP is indicated. And, as we've seen from some of these 23 24 cases, the TURP is performed within a relatively short 25 period of time. The decision as to when to bring him 12.23 26 into theatre, and the urgency of that, is one that you 27 make? 28 Α. Yes. 29 150 And you've got full autonomy on that? Ο.

| 1 | | Α. | Yes. |
|----|-----|----|---|
| 2 | 151 | Q. | And you're not aware of anything in the Southern Trust |
| 3 | | | system that superintends that process? |
| 4 | | Α. | NO. |
| 5 | 152 | Q. | In terms of the process that then follows from that 12:24 |
| 6 | | | decision, you have the private patient's notes |
| 7 | | Α. | Yes. |
| 8 | 153 | Q. | at home? |
| 9 | | Α. | Of course, yes. |
| 10 | 154 | Q. | Is that, in essence, the same thing as the NHS chart? 12:24 |
| 11 | | Α. | NO. |
| 12 | 155 | Q. | You have the private notes but they're also included |
| 13 | | | within the NHS chart? |
| 14 | | Α. | No, I had a private patient folder that I retained for |
| 15 | | | my own purposes and prior to December '16 I thought it $_{12:24}$ |
| 16 | | | was good practice to make a handwritten note. I would |
| 17 | | | duplicate very often, actually, if the NHS chart, if |
| 18 | | | I had asked for it, if I knew that someone was coming |
| 19 | | | on a Saturday morning and I had it available to me, |
| 20 | | | I would have both the hospital chart and the patient |
| 21 | | | folder, and I would make my own handwritten note, like |
| 22 | | | symptoms or whatever, in the hospital chart and then |
| 23 | | | whenever I would dictate a letter and have it typed by |
| 24 | | | Leanne, I would have a copy of it put in the hospital |
| 25 | | | chart and a copy put in my private patient folder. 12:25 |
| 26 | 156 | Q. | Yes. You've made the decision this patient is for |
| 27 | | | TURP. You would like it done quickly, or not, as the |
| 28 | | | case might be. |
| 29 | | Α. | Yes. |

1 157 Q. What comes next? How do you get that patient into the
 hospital?

Well, if there was no particular urgency to it, and 3 Α. they may still, actually, have fallen inside the urgent 4 5 or routine, not because of the use or the non-use of a 12:26 change of status form, but you still have two 6 7 categories on which to place any and all patients on 8 the waiting list - urgent or routine. So, I would have asked the secretary, by whatever means, to place the 9 patient on a waiting list on a particular date and with 12:26 10 11 a particular category of urgency. So, they could have 12 attended privately and been placed on the waiting list 13 for TURP with an urgency category as "routine". Could I ask you to comment on Mrs. Elliott's 14 158 Q. description of the process. WIT-76345. She explains - 12:26 15 16 just scroll down, please - that she has no input into 17 your private practice. That's Mrs. Hanvey's domain, 18 isn't that right? 19 No, that was prior to December '16. Α. 20 159 Ο. Okay. 12:27 She still has no -- none of that administrative in my 21 Α. 22 pra -- because thereafter I did my own typing of 23 private patient letters. 24 Okay. So, she explains, this is Mrs. Elliott, 160 Q. 25 explains: 12:27 26 27 "I would have received phone calls from patients'

relatives enquiring into private appointments and these were redirected..." to your private telephone number.

28

She recalls that you were "the first consultant that
 she had worked for who also had a private practice.
 And that private practice was at home. And these
 patients would have been then transferred to the NHS
 for their surgery.

6

20

27

7 Mr. O'Brien would have given me a list of patients for 8 his Wednesday theatre list. On receipt of this list of patients I would have pre-admitted the patients 9 However, the patients Mr. O'Brien had 10 accordi ngl y. 12.28 11 seen privately were not on the Trust PAS (Patient 12 Administrative System) waiting list. I was able to 13 check the chart tracker on PAS to see when the 14 patient's chart was tracked to Mr. O'Brien's PP filing 15 cabinet by Leanne Hanvey (who did all Mr. O'Brien's 12:28 16 private patient typing) and this was the date I used to 17 put the patient, originally seen as a private patient 18 by Mr. O'Brien, on the NHS waiting list. I was then 19 able to pre-admit the patient for surgery.

Then there was the instruction of the transfer status form (not sure of the date). Upon receipt of a transfer status form (transferring patients from the private practice to the NHS) these patients would have been put on the waiting list in accordance with the 'effective date' logged on the transfer status form."

28 Scrolling back up to this paragraph - stop there,
29 please. So she is receiving your list, checking what

61

12.29

12:29

12:28

she describes as the chart tracker, seeing when these
 private patients reach the cabinet, reach the filing
 cabinet, and using that as the date for the waiting
 list purposes. Is that your understanding of what she
 was doing?

12:30

6 Α. At the risk of -- I just want to avoid any confusion 7 because there's a distinction to be made between two 8 groups of patients. So, the ones that I was describing up until now are those patients actually who attended 9 privately; a decision was made that they would go on to 12:30 10 11 a waiting list for a TURP list - let's just use that as 12 a shorthand. And there was no particular clinical 13 urgency to the situation. So, when I would dictate a 14 letter and I'd have it typed by Leanne Hanvey, in the years leading up to 2016, I'd have asked her to put the 12:31 15 16 patient on the waiting list. And those people -- there were people on the waiting list for TURP who had 17 18 attended privately in 2016, they might have been on the 19 waiting list since 2014 but they hadn't been admitted 20 because there was no clinical urgency to them. Thev 12:31 are very, very distinct from another cohort of patient 21 22 where, in those years, if there was a real clinical urgency, as assessed by me, that they really needed to 23 24 have this surgery done or procedure done in a month's 25 time, I would have dictated the letter, had it typed by 12:31 Leanne, and I would stated in that letter that I'm 26 27 admitting the person on admitted on 26th September, and omitting and having failed to have that person placed 28 29 on the waiting list retroactively, leading Noleen into

1 this situation which I've just learnt about recently, 2 on reading her evidence bundle, where, instead of finding out when the decision to treat had been made if 3 the person hadn't been own a waiting list, I had asked 4 5 along the way sometime for his NHS chart for the 12:32 purposes I described earlier, and she used that date. 6 7 which, very often was the wrong date. 8 161 Well, is she not using the date when the file hits the Ο. 9 cabinet, the private patients' cabinet, which is indicative of your decision that this patient now needs 12:32 10 11 the procedure? Because I -- all patients, whether they needed any 12 Α. NO. 13 procedure or not, I requested an NHS chart for all of 14 them. So, as I described earlier, I reviewed people 15 privately but actually entered their details in their 12:32 16 NHS chart. I thought that was a good way of, in those years, pre-digital, that the NHS, if required, would 17 18 have a record of their attendance privately for a particular condition. So, it wasn't limited to 19 20 procedures at all. 12:33 21 22 So, it's an anomaly that is unfortunate and contributed 23 to patients not having been placed retroactively on the 24 appropriate and accurate effective date. 25 Let's see if we can better understand that by reference 12:33 162 0. to some of the specific cases that were looked at as 26 27 part of the investigation, obviously. I'll draw your attention again to the designation list. 28 29

1 If we go to TRU-01088. I'll just take a moment to 2 explain this form.

3

So, this is a table which the Inquiry understands was 4 5 produced as a result of Mr. Young's assessment of the 12:34 11 cases. And the columns, I hope, speak for 6 7 themselves. An important column is the third one, 8 "Date on Waiting List" followed by "Date of Procedure", followed by a calculation of days typed, which is a 9 subtraction sum. Then, on the far right-hand column, 10 12:35 his assessment as to whether there's a clinical reason 11 12 why the patient should have waited such a short time, 13 "yes", "no" or "reasonable" was the language of choice. 14 Overwritten some of these figures, in fact many of the 15 figures in the third and fifth column is your 12:35 handwriting, Mr. O'Brien, isn't that right? 16 17 Yes. Α. 18 163 Here we have on the screen a bit of logistical Q. 19 difficulty, but you can take it from me that if 20 we scroll down to the patient that you have marked 12:35 21 "428 days" against, that's a patient whose case number 22 is ending with digits '93. 23 Yes. Α. 24 I think that is Patient --164 Q. 25 119. Α. 12:36 26 165 -- 119. 0. 27 Yes. Α. 28 166 Thank you. And Patient 119 was the patient that Q. Mr. Haynes raised with the Medical Director's office in 29

1 December of 2016 and that was the catalyst for private 2 patients becoming an issue within the MHPS 3 investigation? Yes. 4 Α. 5 167 The document, as I've said, is populated by answering Q. 12:36 the question, "Date on Waiting List". And for this 6 7 particular patient, Patient 119, you have replaced 8 20th July '16 with 20th July '15 and you've made a calculation of 428 days. Now, does that mean that this 9 patient was placed on the NHS waiting list on 10 12.37 11 20th July 2015? 12 NO. Α. 13 Help me with that. That is the intention of that 168 Q. 14 column, isn't it? It's asking the author to insert the 15 date the patient is placed on the waiting list? 12:38 16 The third column? Α. 17 169 Yes. Q. 18 Yes. Yes, and that was -- in that particular case --Α. when I saw the date that the patient was placed on the 19 20 waiting list in real-time after this issue arose. 12:38 I thought, actually, that's a typographical error 21 22 because it really should be 2015 because that's when 23 I -- it was the only time I met this patient, 24 in July 2015, when I advised him that he should have 25 his prostate resected, or he would be best served by 12.38 26 having his prostate resected. But in fact, actually, 27 it turned out that one year later is when I requested his hospital chart and it went into the filing cabinet, 28 and that's the date that Noleen used to actually 29

| 1 | | | identify the date of his going on to the waiting list, | |
|----|-----|----|---|-------|
| 2 | | | which was inaccurate by a long way. | |
| 3 | 170 | Q. | So, I'm asking, hopefully, a straightforward question. | |
| 4 | | | This patient went on the NHS waiting list in or | |
| 5 | | | about July 2016? | 12:39 |
| 6 | | Α. | That's right. | |
| 7 | 171 | Q. | You have written July '15? | |
| 8 | | Α. | That was when it was the date when I decided that | |
| 9 | | | he should have his prostate resected. | |
| 10 | 172 | Q. | But he didn't go on the waiting list? | 12:39 |
| 11 | | Α. | But he didn't go on the waiting list. | |
| 12 | 173 | Q. | And so your entries on this form are meaningless in | |
| 13 | | | terms of the intention of the form. The intention of | |
| 14 | | | the form is not intended to record when you thought | |
| 15 | | | he should have gone on the waiting list, it's intended | 12:39 |
| 16 | | | to record when he went on the waiting list? | |
| 17 | | Α. | That's right. | |
| 18 | 174 | Q. | Could I bring you just to Mr. Haynes's view of this. | |
| 19 | | | TRU-00071. He talks in terms of this case as a patient | |
| 20 | | | seen on 5th September privately, given the headed paper | 12:40 |
| 21 | | | the letter is on. We'll come to the letter. And | |
| 22 | | | placed on the NHS theatre list on 21st September - | |
| 23 | | | these dates are 2016. Waiting on his analysis, a total | |
| 24 | | | of 16 days. | |
| 25 | | | | 12:40 |
| 26 | | | "The NHS waiting list has many other patients awaiting | |
| 27 | | | a routine TURP (which this man had) waiting significant | |
| 28 | | | lengths of time. I believe if his theatre lists were | |
| 29 | | | scrutinised, over the past year a significant number of | |
| | | | | |

| 1 | | | similar patient admissions would be identified. | |
|----|-----|----|---|-------|
| 2 | | | | |
| 3 | | | A practice which he views as "totally unacceptable". | |
| 4 | | | | |
| 5 | | | He's right, isn't he, Mr. O'Brien, that in terms of the | 12:41 |
| 6 | | | waiting list this man waited for his TURP a very short | |
| 7 | | | period of time? | |
| 8 | | Α. | He waited since July '15. | |
| 9 | 175 | Q. | In terms of the NHS waiting list, this man waited a | |
| 10 | | | very short period of time? | 12:41 |
| 11 | | Α. | According to that, yes, he waited a shorter period of | |
| 12 | | | time. | |
| 13 | 176 | Q. | If you're seeking to suggest the man was on the waiting | |
| 14 | | | list | |
| 15 | | Α. | I'm not. | 12:41 |
| 16 | 177 | Q. | from September '15? | |
| 17 | | Α. | No, I'm not. | |
| 18 | 178 | Q. | then please be plain with me. | |
| 19 | | Α. | No, no, I'm not. | |
| 20 | 179 | Q. | You're not? | |
| 21 | | Α. | I'm not. | |
| 22 | 180 | Q. | I'm talking about the waiting list, do you understand | |
| 23 | | | that? | |
| 24 | | Α. | Yeah. I do understand that, yes. | |
| 25 | 181 | Q. | Why was it that you corrected Mr. Young's analysis to | 12:42 |
| 26 | | | seek to suggest that he was on the waiting list from | |
| 27 | | | the previous year? | |
| 28 | | Α. | In his case, actually, I thought that that was a | |
| 29 | | | typographical error because the dates are very, very | |
| | | | | |

| 1 | | | similar apart from the fact that they're one year | |
|----|-----|----|---|-------|
| 2 | | | apart. And I didn't appreciate the explanation for | |
| 3 | | | that until relatively recently. | |
| 4 | 182 | Q. | If we look at the letter that you wrote? | |
| 5 | | Α. | Yes. | 12:42 |
| 6 | 183 | Q. | TRU-01057. 5th September 2016. It's written on your | |
| 7 | | | private practice notepaper? | |
| 8 | | Α. | Yes. | |
| 9 | 184 | Q. | He remains a private patient at that point? | |
| 10 | | Α. | Yes, that's true. | 12:43 |
| 11 | 185 | Q. | It records that you met the patient - his name is on | |
| 12 | | | the screen and we'll not use it - in July '15? | |
| 13 | | Α. | Yes. | |
| 14 | 186 | Q. | You are now writing 5th September '16? | |
| 15 | | Α. | That's true. | 12:43 |
| 16 | 187 | Q. | And if we scroll to the bottom of the page, you're | |
| 17 | | | telling his general practitioner that you've arranged | |
| 18 | | | for him to be admitted on Wednesday the 21st for | |
| 19 | | | endoscopic resection of his prostate, which is a TURP | |
| 20 | | | procedure, isn't it? | 12:43 |
| 21 | | Α. | That's right. | |
| 22 | 188 | Q. | What has happened in the period from seeing him in July | |
| 23 | | | '15 to bring you to write this letter in September '16? | |
| 24 | | Α. | Well, I've referred to having correspondence from | |
| 25 | | | Kathy Travers, who's the Clinical Nurse Specialist that | 12:44 |
| 26 | | | I was referring to earlier, in South West Acute | |
| 27 | | | Hospital reporting that he was increasingly | |
| 28 | | | dependent I don't have access to that record, | |
| 29 | | | unfortunately. To report he was more or less entirely | |

dependent on self-catheterisation. The bladder voiding 1 2 has remained satisfactory, but my understanding of that was bladder voiding achieved by self-catheterisation. 3 As I recall what really precipitated this admission was 4 5 a contact between the patient's wife and my secretary's 12:44 office to say that he actually had fainted or collapsed 6 7 in the course of self-catheterisation. So, I felt, on 8 clinical grounds, irrespective of when I had seen him, that this was a patient who is self-catheterising and 9 increasingly dependent upon doing so, finding it 10 12.4511 increasingly difficult to do so and, by any measure, 12 it's not a situation that you can expect the patient to 13 tolerate for much longer. 14 189 Q. You put, if I can describe it as a pen picture or 15 summary, of each case that you were having to account 12:45 16 for when you spoke to Dr. Chada. You can find that at TRU-01094. Patient 119 is -- how do I do this? 17 18 CHAIR: Could you say maybe what paragraph it is on 19 this page? 20 MR. WOLFE KC: If we go to that paragraph and stop 12:46 21 there, please. 22 The third paragraph down, just to be clear, CHAIR: Mr. O'Brien. 23 Is that the one we're talking about. 24 THE WITNESS: Yes. 25 CHAIR: Thank you. 12.46MR. WOLFE KC: As regards this patient, you record that 26 190 Q. 27 you saw him in July '15 and the point is made that he is suffering severe LUT symptoms due to bladder 28 29 obstruction resulting in chronic urinary retention,

necessitating self-catheterisation and you advised him
 then that he would be best served having his prostate
 resected.

5 The account you've given of him becoming very urgent 6 for resection because of fainting or collapsing isn't 7 recorded either in your letter to the general 8 practitioner or in this note?

9 A. That's right.

4

22

Is the reality of this, Mr. O'Brien, that this man has 10 191 Q. 12.47 11 special access to you, if you like, as compared to NHS 12 patients and he is nothing more and nothing less, with 13 all due respect to him, than a routine TURP patient, many of which you will find on your waiting list, 14 15 waiting patiently in queue to be seen and, as Mr. Young 12:48 16 found, there was no good reason to treat him in 17 September 2016, given the demands of the waiting list 18 and the needs of other patients. He was, in essence, 19 jumping the queue?

A. Well, I'll come back to the queue-jumping label in a 12:48
moment.

I disagree that every patient or all the patients have similar clinical priority. I was -- every month at least I would have spent several hours going through my 12:48 NHS waiting list, creating subsections of the category of urgency, and so forth, so that a patient who has got the ureteric stent in would be treated with an urgency that someone with a stone in the kidney will have, and

1 so forth.

2

29

wrong.

There are patients on those waiting lists, even on the 3 waiting list that is categorised as "Urgency 4 5 Category 2", who maybe are rising four or five times at 12:49 night, or whatever, of that nature, who are very, very 6 7 deserving of that category of urgency. Having to 8 self-catheterise, having anybody to self-catheterise in order achieve satisfactory bladder emptying due to the 9 bladder's inability to do that itself because of 10 12.4911 obstruction due to a large prostate is placing, in my 12 view, the patient in a category of urgency and priority 13 far, far greater than the large group of people who 14 would even be on the urgent waiting list. And to learn 15 that that is becoming an increasingly greater problem 12:50 16 for that person and to cause him discomfort and to result in some kind of faint or vasovagal episode in 17 18 the course of doing so, to my mind I would find it 19 very, very difficult to say to that person, 'well, actually, the truth of the matter, as you have 20 12:50 portrayed, is you are not to receive any greater 21 22 urgency in your treatment than someone who doesn't have 23 to depend upon self-catheterisation at all.' The fact 24 that I saw that person once as a private patient was 25 completely irrelevant. I would have done the same if 12.50 that person had never seen me privately. 26 27 192 Q. So, if you were having this debate with Mr. Haynes or 28 Mr. Young, you would say: 'You've got this terribly

71

I would treat an NHS patient coming to me in

| 1 | | | early September 2016 through his wife saying I'm in |
|----|-----|----|--|
| 2 | | | greater difficulty than I was a year ago |
| 3 | | Α. | Yes, I would. |
| 4 | 193 | Q. | and I need the procedure now? |
| 5 | | Α. | Yeah. You know, they don't use that kind of language. $_{12:51}$ |
| 6 | | | They report their increasing difficulty, and so forth, |
| 7 | | | and can you help. |
| 8 | 194 | Q. | Of course. So, what was it in the material that |
| 9 | | | Mr. Young had available to him, and, as I understand |
| 10 | | | it, he had the letter that we looked at a moment or two $_{12:51}$ |
| 11 | | | ago, what was the missing piece of the jigsaw, if you |
| 12 | | | like, that, had he seen it, would have led him to the |
| 13 | | | view that you're articulating? |
| 14 | | Α. | I just think it is the greater dependence upon |
| 15 | | | self-catheterisation and the increasing difficulty that $_{12:52}$ |
| 16 | | | he was in in performing it and the fact that, you know, |
| 17 | | | if my memory serves me correctly because one of the |
| 18 | | | things that this investigation actually resulted, |
| 19 | | | I have never contacted this man since then, in case it |
| 20 | | | would be seen at any time as impeding an investigation. $_{12:52}$ |
| 21 | | | So, that is my recall of it, that he had actually |
| 22 | | | fainted or collapsed on the bathroom floor in the |
| 23 | | | course of so doing. |
| 24 | 195 | Q. | We'll go back to TRU-01088. And the third case on that |
| 25 | | | list, hopefully you'll take my word for it again, is 12:53 |
| 26 | | | Patient 116. |
| 27 | | Α. | Yes. |
| 28 | 196 | Q. | Again, there's, I suppose, a dramatic difference |
| 29 | | | between your analysis of the period spent on the |
| | | | |

1 waiting list prior to operation date and that reached 2 by Mr. Young. You haven't inserted, in the way you've done for some others, a date for when this patient, 3 Patient 116 went on the waiting list. Are you telling 4 5 us with the figure of 349 that he was on the NHS 12:53 waiting list 349 days prior to his procedure? 6 7 No, I'm not telling you that at all. And I don't Α. 8 have -- you know, I don't have the ability to access any and to check on the veracity and the accuracy of 9 what I've written. So, when you contrast the --10 12.5411 197 Q. If we could maybe bring you to - sorry to cut across 12 you - the letter that you wrote in relation to 13 Patient 116. It's TRU-01061. And it's dated 11th 14 April 2016. It's again written on your private paper. 15 And you recall that this man was referred by his 12:54 general practitioner in December '14. And when he 16 attended in May '15, those symptoms were reported. 17 And 18 it takes that course. He receives ultrasound scanning 19 - if you could look down to the third paragraph below 20 that - in September '15. And then it's recorded you 12:55 spoke with Patient 116 "recently", and the "recently" 21 22 appears to have led then to your view that he should be 23 arranged to attend the Department for Urodynamics 24 Studies & Flexible Cystoscopy in April of '16. And the 25 "recently" must have given rise to the 11th April 12.56 waiting list date, which we find on Mr. Young's form. 26 27 Does that appear to be a reasonable analysis? It could very well be, yes. 28 Α. 29 198 The implication being that in terms of the management 0.

of this man, although he had been with you as a private 1 2 patient for some time, he had had some, presumably, ultrasound scanning in the NHS in September '15, he 3 comes back to you for a private telephone consultation 4 5 in April '16 and four days layers he finds himself 12:56 accessing services within the NHS which otherwise have 6 7 a heavy demand and are waiting list heavy. 8 What would be a typical period of time in April '16 to 9 wait for cystoscopy and urodynamics studies? 10 12.57 Approximately 12 months. That would be the longest 11 Α. 12 waiting time. 13 If we go - I hope it's not unhelpful to call it a pen 199 Ο. 14 pic - to your summary of the case. If we go to TRU-01093. And they're now redacted for me. I didn't 15 12:57 16 anticipate that and I'll not be able to... 17 18 If you could bring me to TRU-01057. 19 MR. WOLFE KC: I didn't anticipate they would be 20 redacted. 12:58 I appreciate that. Can we find the original? 21 CHAIR: 22 MR. WOLFE KC: I can find the original and read it and 23 hopefully that will assist Mr. O'Brien. 24 CHAIR: If you use the original. 25 MR. WOLFE KC: I'll use my original in trying to find 12.58 If we go back to --26 it. 27 CHAIR: TRU-10094? 28 MR. WOLFE KC: Yes. Let me just see --It would appear the preceding page is redacted 29 CHAIR:

1 but not the following.

| _ | | | sa ne ne ne ne ng | |
|----|-----|----|--|-------|
| 2 | 200 | Q. | MR. WOLFE KC: Yes. If you go then to the fifth page. | |
| 3 | | | So the relevant entry is at the bottom of the page. | |
| 4 | | | This is Patient 116. And you record that he was | |
| 5 | | | referred by his general practitioner in December '14 | 12:59 |
| 6 | | | for assessment of troublesome urinary symptoms, and | |
| 7 | | | later referred by a dermatologist in February '15 for | |
| 8 | | | assessment of balanitis. | |
| 9 | | | | |
| 10 | | | "He attended privately on 2nd May '15 when he reported | 13:00 |
| 11 | | | that he was most troubled by urgency and urge | |
| 12 | | | i nconti nence. " | |
| 13 | | | | |
| 14 | | | Just bringing you to: | |
| 15 | | | | 13:00 |
| 16 | | | "Even though anticholinergic therapy reduced the | |
| 17 | | | severity of the incontinence, the persistence of | |
| 18 | | | urgency made it very difficult for him to care and | |
| 19 | | | visit his" | |
| 20 | | | | 13:00 |
| 21 | | | I think if we simply say | |
| 22 | | Α. | Wife. | |
| 23 | 201 | Q. | his sick wife. | |
| 24 | | Α. | Yes. | |
| 25 | 202 | Q. | "It was for that reason that I expedited his further | 13:00 |
| 26 | | | assessment by flexible cystoscopy and urodynamics | |
| 27 | | | studies on 15th April 2016, after 349 days, and as an | |
| 28 | | | additional patient in SPA time." | |
| 29 | | | | |
| | | | | |

1 So, in terms of that one, Mr. O'Brien, the need for 2 this procedure wasn't something that you had calculated or determined 349 days previously, it was something you 3 had determined four days before he was seen? 4 5 That is true. And the reason that I did that is that Α. 13:01 6 this man actually contacted me by telephone trying to 7 retain as much patient privacy and confidentiality as 8 possible. But this man, at that period of time, was undergoing therapy for a malignancy of his own and his 9 wife was terminally ill in a hospital with another 10 13.01 11 malignancy. And he had a degree of urgency and 12 incontinence that not only resulted in him not being 13 able to stray away from his toilet at home, but the big 14 issue for him and which led to the telephone call, 'I can't even get -- I can't go out and visit my 15 13:02 16 terminally ill wife.' So in that kind of -- when I was faced with that, yes, I arranged for him to have these 17 18 studies done as soon as is possible diagnostically to 19 see how best I could assist him in that situation. And, in fact, we did so. I contacted the urodynamicist 13:02 20 and we did so in my SPA time when, otherwise, there was 21 22 none lifted. 23 Dr. Chada makes the point that if you are to see 203 Q. 24 additional patients they should be seen chronologically by reference to need? 25 13.02 No, in chronological order. There is no urgent and 26 Α. 27 routine on the urodynamics waiting list at all. It is typically around about a 12-month waiting list. 28 29 We have kept it quite static at that. And faced with a

patient in this kind of situation, I felt it was
 entirely justified to try to assist him in this regard.
 204 Q. Mr. Young, of course, differed.

4 A. Yes.

5 205 He saw this as - and I'm perhaps putting words in his Q. 13:03 6 mouth because we haven't heard from him yet, but I'm 7 surmising that this is all too typical. 'We have lots of patients needing these services. We don't have the 8 resource to see them as quickly as we would, but they 9 all have their own patient backstory, all their own 10 13.03 11 family, social and medical circumstances that need to 12 be catered for. But by seeing people out of turn 13 coming out of the advantage of a private consultation 14 is the wrong way to do it.'

15 That's his view. And I entirely disagree with it. Α. 13:03 Can I put one final case to you before we break for 16 206 0. lunch. And that it is case of Patient 124. And 17 18 Patient 124 is the daughter of a Personal Information friend of Personal Information redacted by the USI . And she was seen, if 19 yours, we go back to our table at TRU-01088, and she is the 20 13:04 last entry on that page. And there's not too much 21 22 disagreement between you on the timeframe here? 23 NO. Α.

24 207 Q. But, again, when you say she was on the waiting list on 30th January 2016, had she been placed on the waiting 13:05 26 list?

A. No. That's -- she had not been. So, there was another
case of Noleen coming to that conclusion on the basis
of when the NHS chart was sought.

| 1 | 208 | Q. | If we look at your letter at TRU-01051. You explain | |
|----|-----|----|---|-------|
| 2 | | | how she had been in pain and came to your attention in | |
| 3 | | | January 2016. This is just halfway down the page. | |
| 4 | | | Obviously there was a background to it, Mr. O'Brien, | |
| 5 | | | I don't wish to gloss over that, but the most | 13:06 |
| 6 | | | immediate the immediate circumstances leading up to | |
| 7 | | | her attendance in February are set out in the context | |
| 8 | | | of events from January. And you saw her privately in | |
| 9 | | | January, isn't that right? | |
| 10 | | Α. | Yes. | 13:07 |
| 11 | 209 | Q. | And having reviewed her, you arranged for her to be | |
| 12 | | | seen for ultrasound scanning on 5th February? | |
| 13 | | Α. | Yes. | |
| 14 | 210 | Q. | Then she attended for urodynamics studies on the 16th | |
| 15 | | | of the month. And, just over the page, down the page, | 13:07 |
| 16 | | | you've arranged to see her Personal Information redacted by the USI | |
| 17 | | | on 24th February. | |
| 18 | | | | |
| 19 | | | Again, Mr. Young takes the view this was a case where | |
| 20 | | | the timeframe of, on your figures, a little over a | 13:08 |
| 21 | | | month can't be justified by reference to her clinical | |
| 22 | | | condition. She was seen privately and she was given | |
| 23 | | | the benefit of NHS treatment because you were friendly | |
| 24 | | | with her father, he was a Personal Information redacted by the USI, and | |
| 25 | | | she obtained an advantage by dint of that relationship | 13:08 |
| 26 | | | rather than by drawing a connection between her | |
| 27 | | | condition and a connection with the needs of others who | |
| 28 | | | were otherwise patiently waiting on the waiting list. | |
| 29 | | | Is that a fair analysis? | |

| 1 | | Α. | NO. |
|----|-----|----|---|
| 2 | 211 | Q. | If she hadn't been the daughter of your |
| 3 | | | Personal Information redacted by the USI friend, she would still have been seen |
| 4 | | | in that timeframe? |
| 5 | | Α. | Yeah, because if I could ask the person to scroll up or $_{\rm 13:09}$ |
| 6 | | | scroll down. |
| 7 | 212 | Q. | Of course. |
| 8 | | Α. | So, the important point is that this is a young woman |
| 9 | | | who had been having constant left-sided abdominal pain, |
| 10 | | | Personal Information redacted by the USI |
| 11 | | | |
| 12 | | | |
| 13 | | | |
| 14 | | | |
| 15 | | | 13:10 |
| 16 | | | |
| 17 | | | |
| 18 | | | |
| 19 | | | |
| 20 | | | 13:10 |
| 21 | | | |
| 22 | | | |
| 23 | | | |
| 24 | | | |
| 25 | | | 13:10 |
| 26 | | | |
| 27 | | | |
| 28 | | | |
| 29 | | | |

| 1 | | | Personal Information redacted by the USI | |
|----|-----|----|--|------|
| 2 | | | | |
| 3 | | | And I was going to ask you if you would do the same | |
| 4 | | | exercise with regard to the pen picture? | |
| 5 | 213 | Q. | Of course. I hope we don't have the same problem with 13 | 3:11 |
| 6 | | | redaction. It's to be found at TRU-01095. | |
| 7 | 214 | Q. | MR. WOLFE KC: I'll leave the floor to Mr. O'Brien. He | |
| 8 | | | has asked for this entry to be brought up to help him | |
| 9 | | | explain or further explain his answer. You were, in | |
| 10 | | | essence, explaining your justification for treating | 3:15 |
| 11 | | | this young lady at the time you did and you were citing | |
| 12 | | | aspects of her clinical history and you asked to be | |
| 13 | | | brought to this document which is TRU-01095. | |
| 14 | | Α. | Yes, indeed. And the first lines on this page just | |
| 15 | | | repeat what I have already said. So if you could 13 | 3:15 |
| 16 | | | scroll down, please. Yeah. So she was in constant | |
| 17 | | | pain throughout 2016 when that person - her father - | |
| 18 | | | asked me to review her. So in doing so, on 30th | |
| 19 | | | January '16 I found her to have recurrence of the same | |
| 20 | | | redacted by the USI pain as previously. I was also struck by the 13 | 3:16 |
| 21 | | | severity of those Personal Information redacted by the USI symptoms that she | |
| 22 | | | reported, and I was, therefore, keen for her to have | |
| 23 | | | those symptoms assessed diagnostically prior to me | |
| 24 | | | undertaking the same procedure that she had done | |
| 25 | | | previously in February '13 to relieve her of her pain. $_{ m _{13}}$ | 3:16 |
| 26 | | | So, the urodynamicist offered to do the urodynamics | |
| 27 | | | studies on Tuesday, 16th February 2015, after a period | |
| 28 | | | of 17 days, whilst I was doing a new patient clinical, | |
| 29 | | | and without displacing any patient on a scheduled | |
| | | | | |

1 session of urodynamics studies. 2 215 Does that of itself, Mr. O'Brien, point to the fact Q. that, if you like, flexibility has been shown or 3 favours are being done to facilitate this patient 4 5 because of where she has originated from? 13:17 6 NO. If I wanted to proceed with Personal Information redacted management Α. of her persistent Personal Information redacted by pain, in the same way 7 that I had done in February '13, but with the 8 additional complication that she has Personal Information redacted by 9 symptoms, to see what I could do about those in 10 13.17 So, the primary driver was the Personal Information redacted . 11 addition. 12 Just, finally on private patients, can I ask you 216 Okay. Q. In terms of the guidance or training or advice 13 this: 14 that was available from the Trust in the period relating to your management of these patients, which 15 13:17 16 was primary 2016, what had you received from the Trust 17 in terms of advice around the management of private 18 patients on to NHS lists? 19 Well, I was aware of the Trust Private Patient Policy. Α. I had read it because it's important to be aware of its 13:18 20 contents. And after Dr. Wright took up post as the 21 22 Medical Director, he had a series of educational 23 workshops where we could attend to make sure that 24 clinicians who did have a private practice of any kind 25 would be aware of the Trust Policy, and I attended one 13.18 of those. 26 27 217 When you reflect upon it now, and I know you're holding Q. your ground for the justification of each of these nine 28 29 patients and, obviously, in the interests of brevity

we've selected a few to look at. You're holding your 1 2 ground on that. When you reflect on it, procedurally, 3 in order to improve the transparency of the transaction, could you have done any better? 4 5 I could have done. Α. 13:19 6 218 Q. In what particular respects? 7 Making sure that actually people were on the waiting Α. 8 list for a procedure when I advised them that the procedure was required. And after my return to work in 9 '17, I hope that's the way it turned out to be because 10 13.19 11 it was much better in that regard. 12 13 So, I do agree that I have contributed to the confusion 14 but I -- others may disagree with my views with regard 15 to prioritisation and clinical urgency, but I never 13:19 16 discriminated against one or the other. I treated all of those people similarly. And it wouldn't have 17 18 mattered whether this patient was the daughter of a 19 friend or I had met in the Emergency Department that afternoon, I would have gone about trying to arrange 20 13:20 the same thing. 21 22 MR. WOLFE KC: Chair, I see I have considerably 23 I probably have another half hour overshot. 24 for Mr. O'Brien, I'd like to get him finished today. Ι 25 understand you have questions. Would it be possible to 13:20 have a shorter lunch break today, maybe 2 o'clock? 26 27 CHAIR: Yes, I think we could. If that is agreeable to everybody. We do need to finish, by the very latest, 28 29 about quarter past three this afternoon. So I think if

1 we can start then again at 2 o'clock and hopefully that 2 will give us about 45 minutes, Mr. Wolfe, if you can be 3 confined to the half hour to allow any questions we may have. So. 4 5 13:21 6 So 2 o'clock, ladies and gentlemen. 7 8 THE INQUIRY ADJOURNED FOR LUNCH AND RESUMED AS FOLLOWS: 9 Good afternoon, everyone. Mr. Wolfe. 10 CHAIR: 14.01 11 MR. WOLFE KC: Good afternoon. 12 13 MR. AIDAN O'BRIEN CONTINUED TO BE EXAMINED BY MR. WOLFE 14 KC AS FOLLOWS: 15 14:01 16 MR. WOLFE KC: The Case Manager's determination, 219 Q. 17 Mr. O'Brien, the determination of Dr. Khan, within your 18 grievance you've reflected a number of concerns about 19 that. You've commented that he mischaracterised the 20 issue in relation to undictated clinics, the point 14:01 being he's described it as, in one part of his report, 21 22 as an issue in terms of the recording of patient notes as opposed to a different issue, a distinct issue of 23 24 dictation. And we have your points on that and I don't 25 intend to dilate on those this afternoon. 14.02 26 27 Additionally, we have your concerns in relation to what 28 you say around mitigation. He had information, just 29 like Dr. Chada had, around your work pressures and what

have you, and we don't find, according to your 1 2 argument, much reference to those within his report. So we have those points. I think you would say he 3 makes the same mistake as Dr. Chada around the number 4 5 of dictated clinics, another point that we have, and 14:03 6 it's well set out in your grievance. 7 8 What I want to ask you about is his actual conclusions. we know that he determined that there should be a 9 conduct hearing; that there was a need for a robust 10 14.03

Action Plan with NCAS input and, thirdly, concerning the activities of management and what he saw as systemic failures. He asked for an independent review of administration. I just want to seek your views on aspects of that in the little time we have left this 14:03 afternoon.

Could I start with the NCAS advice around that, please.
AOB-01901. If we just go to the bottom of the page,
please. Sorry, actually it's the next part of the 14:04
page.

That is the advice. You'll recall reading, perhaps,
Mr. O'Brien, that in advance of read his determination,
Dr. Khan Sought advice of Dr. Lynn.

14.04

26 A. That's correct.

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27 220 Q. Scrolling on down, please. So at the bottom of the28 page she says that:

29 "We discussed the issues identified in the report were

1 serious, and that whilst there are clearly systemic 2 issues and failings for The Trust to address..." -3 that's a reference to the management issues - "...it is 4 unlikely that in these circumstances the concerns about 5 Mr. O'Brien could be managed without formal action. 14:05 6 We also discussed that whilst the issues did have 7 clinical consequences for patients as some of the 8 concerns appear to be due to a failure to follow policies and protocols and possibly also a breach of 9 data protection law, these might be considered to be 10 14.05 11 matters of conduct rather than capability." 12 13 we'll look at that. Because you disagreed with the notion that there were conduct issues here? 14 15 Yes, I did. On the whole I did disagree with that Α. 14:06 16 conclusion. 17 221 Yes. As I say, we'll look at that in a moment. Q. 18 19 Going over the page, please. She noted that it would 20 be open to Dr. Khan in his role as Case Manager to 14:06 forward to a conduct hearing. But she also said that 21 22 you could be offered support going forward to ensure 23 that in future you're able to meet and sustain the 24 required and expected standards. And she indicates in 25 the next paragraph that NCAS could provide some expert 14.0626 input in that respect through its practitioner 27 performance advice service or the PSR team, the Professional Support and Remediation Team. So that's 28 aspects of the advice that Dr. Khan received. 29 And

we can see that that fed into his decision. And if 1 2 we pull up his decision at AOB-01921. If we scroll 3 down, please. 4 5 He's saying that: 14:08 6 7 "While there are some wider systemic failings that must 8 be addressed by the Trust, I am of the view that this does not detract from Mr. O'Brien's own individual 9 professional responsibilities." 10 14.0811 12 Go on down, please. He says that he sought advice from 13 At this point he's determined that there's no NCAS. 14 requirement for formal consideration by Practitioner Performance Advice or referral to the GMC. The Trust 15 14:08 16 should conclude its own processes, and he sets out the 17 conduct issues that he's concerned about in light of reading the report. And, scrolling on down, given 18 19 those issues, he's concluded that your failings must be 20 put to a panel. 14:08 21 22 This was to be the subject of your grievance, isn't that right, this determination? 23 24 That's correct. Α. Just before we look to the grievance, another aspect of 14:09 25 222 0. this was -- I think if we scroll down a little further. 26 27 I can't find it on the text but the nub of it is that he was endorsing or following or seeking to follow the 28 advice of NCAS in terms of the need for a further 29

1 robust Monitoring Plan in respect of you. 2 Just dealing with that aspect, just guickly, before 3 going to conduct issues. Is that something that you 4 5 would have thought beneficial or necessary for yourself 14:10 at this stage? 6 7 I think it would have been beneficial to both parties. Α. 8 if I can describe it in that manner. Whether it was necessary or not is another matter. Its necessity is 9 almost irrelevant because, I think, actually, it had 10 14.10 11 been so beneficial all around that advantage should 12 have been taken of that offer. That's my view. 13 I think, actually, to have fresh input, external input, into two parties that could be described as becoming 14 15 increasingly estranged at that time, I think it would 14:11 16 have been very, very helpful. We know that it was the Trust's view that the extant 17 223 Q. 18 Monitoring Plan, which was conceived in February of 19 2017, it was the Trust's view that it continued to live 20 and regulate its approach to you. Was that a view that 14:11 you took? 21 22 Absolutely not, no. Α. 23 You will recall that Dr. Khan wrote to you 224 Q. 24 in October 2017 and at that time he was asking in his 25 correspondence whether you continued to comply with the 14:11 Monitoring Plan. You didn't answer that 26 27 correspondence? I answered the correspondence but I didn't answer that 28 Α. 29 auestion --

225 1 Q. Okay? 2 -- and said I would answer it at a later date. Α. 3 226 Okay. Thank you. That's right. I don't disagree with 0. 4 I'd forgotten that. that. 5

6 Various things going on this point, as I say. The 7 Trust thought you continued to be bound by the 8 Monitoring Plan. The clearest indication that you thought you weren't I think comes in 2019 when 9 Mrs. Corrigan writes to you to suggest a meeting with 10 14.12 11 her and Mr. McNaboe. And you write back and firmly 12 say: 'I don't consider myself bound by that plan or 13 the plan doesn't exist anymore. I'm happy to meet 14 you.' Why did you consider that the Monitoring Plan no 15 longer existed? 14:13

14:12

- A. Because it was stated that it was to be in place during
 the course of the investigation and the investigation
 was over.
- 19 227 In terms of the standards contained within the plan Q. 20 around triage, do Red Flags, the day they arrive with 14:13 you, complete the rest of it by 4:00 p.m. Friday of 21 22 your urologist of the week? Don't take notes home with you, don't store them in the office, dictation. 23 The 24 standards contained therein, did they continue to bind 25 vou? $14 \cdot 13$
- 26 A. Was I obliged to adhere to them?
- 27 228 Q. Yes.
- A. I wasn't obliging to adhere to a plan that I was
 stating was no longer in existence. I was entirely --

I mean I strove all the time to continue to do so. 1 2 I was just stating a fact, in my view, and I don't 3 think I was implying that there were any implications. 4 I was just stating it. I was very -- it was important 5 for me to state that I was entirely prepared to meet 14:14 6 them, to discuss any issues at any time. And, as you 7 know, there's lots of documentation into us trying to arrange meetings to discuss various issues. 8 So I was happy to -- I was just stating a fact that these 9 alleged deviations cannot be considered to be 10 14.14 11 deviations from an Action Plan which has expired last 12 year. 13 In terms of the Case Manager's determination suggesting 229 Q. 14 of the need for a fresh Action Plan, and he's given 15 evidence to the Inquiry about what he saw as the 14:15 16 deficiencies in the plan that he had in place and there 17 doesn't appear to have been any discussion between you 18 and the Trust management or vice versa in terms of 19 giving life to a new plan? 20 There was none. Α. 14:15 Maybe now that I've found the reference which I should 21 230 Q. 22 have been very familiar with, I'll put it up on the 23 screen - AOB-01921. Middle of the page, please. Не 24 says: 25 14:15 "It is my view that in order to ensure the Trust 26 27 continues to have an assurance about Mr. O'Brien's 28 administrative practises in managing his workload, an 29 Action Plan should be put in place with the input of

1 NCAS. "

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3 And the subsequent paragraph as well.

5 It may be in the Trust Evidence, the Trust witnesses 14:16 6 giving evidence to date seem to suggest that the 7 arrival of your grievance placed a red light in front 8 of progressing any of the matters which were the subject of the determination - the Action Plan 9 If you thought it was something that might 10 included. 14.16 11 have been beneficial or helpful, even if it wasn't strictly necessary, and helpful, as you say, to both 12 13 parties as such, why didn't you make any 14 representations to at least look at it, to get into discussions about how it might be brought to life? 15 14:17 16 well, I didn't do so, obviously. I mean we had Α. 17 attempted -- you know my views on this whole issue 18 right from the very, very start is we should have had 19 that kind of collaborative, supportive approach. 231 20 Yes. Ο. 14:17 In fact, I think when you look at the transcripts of 21 Α. 22 the recordings of the meetings that I did have with 23 Mr. Wilkinson, it was very much geared to that approach 24 as well. The only thing that I stated specifically in 25 my correspondence on submitting the grievance or, 14.17indeed, I think it was to Dr. Khan in the days after 26

> appeal of his decision of conduct and, therefore, I was quite insistent that there would be no progression to a

I had done so, was that the grievance contained an

conduct panel until that appeal had been attended to.
 But I certainly didn't obstruct, and in fact on the
 contrary, I would have very, very much welcomed that
 kind of input.

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I think the input from NCAS at that time would have 6 7 been most beneficial and, in terms of, where we were --8 where I was at that time, I mean I had received this determination on 1st October; I was shocked by its 9 findings on a number of fronts, including those that 10 14.18 11 you have already referred to, like I accepted --12 absolutely astounded that a written report could state 13 that I accepted there were 61 clinics with 14 668 patients, you know, after not only I had provided the information but then to discover that it was it 15 14:19 16 provided by their own team.

14:18

18 And then, you know, on that evening, to once again ask 19 for all of the information that we had asked for repeatedly previously, to have to remind Dr. Khan of 20 14:19 that on 21st October, that I still wanted these 21 22 documents, and the documents that are really important 23 are the minutes of the Oversight Group meeting of 24 22nd December '16 - so, I'm requesting this again almost two years later - and of the NCAS advice that 25 14.19was given in December 2016. And having already found 26 27 out that NCAS advice had been given in September '16, we didn't even know at that stage that there had been 28 29 Oversight meetings in September and October. We were

still devoid of a lot of information that we had been 1 requesting. And then on 23rd October, when I received 2 3 that correspondence from Dr. Khan, attached to which is the action note, it was called, detailing the minutes 4 5 of the Oversight Group meeting of 22nd December 2016, 14:20 to then see it related in that note that there was an 6 7 earlier Oversight meeting in September '16. So by this 8 stage, additionally, I had this experience of a person whom I'd never met before or since coming to my office, 9 requesting three charts - that was okay - one of which 10 14.21 11 was one of the 13 missing charts that had -- we had already established I had not lost or mislaid or 12 13 whatever, and it was in pigeonhole form. At this stage 14 I was almost paranoid, is it possible that someone 15 could actually mislay, let me put it that way, a 14:21 16 patient record in a pigeonhole in my office only to find it two years after I have said the particular one 17 in question was never a patient of the Trust or of a 18 19 previous Trust, never mind my patient. 20 14:22 21 So, going back to your question and that's a 22 long-winded answer --23 Thank you. 232 Q. 24 -- I think actually that an Action Plan with an input Α. 25 enter NCAS would have been a very helpful mediating 14.22influence at that stage. 26 27 233 Is there any indication that you communicated that Q. 28 would have welcomed NCAS's input in your conversations with the Trust? 29

1 A. No.

2 234 Can you explain why you didn't give encouragement to Q. 3 the idea that an NCAS-led initiative or an involvement from NCAS would have assisted you at that time? 4 5 Well, I mean I did indirectly by speaking to Α. 14:22 6 Grainne Lynn and she indicated that she was most 7 prepared to meet with Dr. Khan and any other personnel 8 from the Trust not to advocate, because that wasn't the role of NCAS, but maybe, if I may, if it's not 9 inappropriate to use the term mediate in its loosest 10 14.2311 form to see if it can have a constructive role. But 12 that was rebuffed. So, Grainne Lynn asked my 13 permission, am I agreeable to such an approach by her 14 on my behalf? And I was entirely agreeable to that. 235 15 Moving to the conduct issue; you obviously raised a Q. 14:23 16 grievance with the Trust, as was your right. 17 Mmm. Α. 18 236 In raising that grievance, did you give consideration Q.

19 to your awareness that NCAS had advised the Trust that 20 this was a conduct issue and that it could be directed 14:24 21 to a conduct hearing and didn't appear to relate to 22 clinical performance issues?

And I think, you know, when I had those first 23 I did. Α. 24 conversations with Dr. Grainne Lynn of NCAS, and then 25 incrementally and after some delay that resulted from 14.24 having to request or be provided with this information 26 27 through Freedom of Information requests and so forth, I think that... what's the question again? I'm just 28 29 not --

237 Q. I suppose what I'm asking you is this: You bring a
 grievance --

3 A. Oh, yes. Yes.

4 238 Q. -- and the procedure -- just to set it in its fullest
5 context. The procedure allows a practitioner who 14:25
6 considers that his actions have been wrongly
7 classified, they classified this as a conduct issue,
8 can use the employer's grievance procedure, and that's
9 what you were doing.

10 A. Yes. Yes.

14:25

14:25

- 11 239 Q. My question to you is that you would probably have been 12 aware that NCAS had advised this was a conduct issue, 13 it could be construed as a conduct issue, and yet and 14 all you decided that that was a position worth 15 challenging?
- 16 I'm sorry for getting off the tracks but I think the Α. 17 reason -- my view of that was I firmly did believe, and 18 I still do believe, that NCAS wasn't fully appraised of 19 everything that went on or didn't go on in 2016. 20 Whether that was done intentionally or otherwise, leave 14:26 It was my view that if they had a full 21 that aside. 22 account from both parties as to what went on and didn't 23 go on in 2016, they may have had a different view in 24 that regard.
- 25 240 Q. But that's a rather different point, Mr. O'Brien, to 14:26
 26 the question of whether failing to do your dictation,
 27 failing to triage, whether they were conduct issues.
 28 The fact that NCAS, as you believe, may not have been
 29 accurately informed or honestly informed, as you

1 sometimes put it, of the entire background to this, is 2 a quite different point to the categorisation of your 3 shortcomings. 4 Okay. So, I regarded those shortcomings to be Α. 5 performance issues. 14:27 6 241 Yes. Q. 7 And I regarded them as very different -- they were not Α. 8 capability. And I think capability, I understood, refers to competence. 9 Let's just see how you set it out in your grievance. 10 242 Q. 14.27 11 If we could have on the screen, please, AOB-02054. At 12 the bottom, please. You are calling this "Wrongful 13 Classification of Misconduct". The right to grieve is 14 set out there pursuant to Appendix 3 of the Trust 15 Guidelines. At the bottom of the page: 14:27 16 17 "It is my view that the Case Manager has erred in 18 coming to the view that if the issues are not related 19 to my clinical ability, then they must be related to 20 I contend that it does not follow that these 14:27 conducts. issues are acts of misconduct, even taken at their 21 22 reasonable height." 23 24 If we just go over the page please. You expand upon 25 that, about halfway down the next page where you say: 14.2826 27 "Taken at its very height, a reasonable employer would 28 not consider this to be a misconduct issue but rather a 29 performance issue."

At the bottom of the page you set out some factors to support that.

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5 "This is not about misconduct. I was working to the 14:28 6 best of my ability to clear this backlog and I had been 7 open about asking for time to address it. Taken at its 8 height, a reasonable employer would have considered this to be a performance issue, and a performance issue 9 that has since resolved." 10 14.28

12 Is this not an argument that says, 'I recognise that 13 I failed to behave as the Trust expected me to behave 14 with regards to triage and dictation and notes, but my 15 explanation or mitigation is I was working all of the 14:29 16 hours to deal with other things'?

17 Well, taking the issues of concern, with regard to Α. 18 notes at home, I think that falls more clearly into the 19 conduct category. With regard to triage, the agreement that we had come to as part of urologist of the week 20 14:29 was amongst us as a small body of consultants, and it 21 22 was not with the Trust. I've heard Mr. Haynes' 23 argument that we are the Trust but, no, I disagree with 24 There may have been an expectation claimed by that. 25 the Trust that we would dictate after every patient 14.3026 encounter, but that was new to me and, of course, when 27 they met to discuss whether they could have such an expectation in January '20 there was no standard within 28 29 the Trust or, indeed, throughout the UK that they could

insist upon, upon which to base such an expectation. 1 2 And with regard to, you know, the review backlog or whatever, I mean basically my overriding argument was 3 4 that I was running to stand still. We'll not detail 5 that again. And --14:30 6 243 Q. You weren't making the argument, Mr. O'Brien, that 7 these were clinical performance issues, were you? 8 No, performance. Α. I ask the question just because of how it is set out in 9 244 Q. the MHPS document. If I can just have your views on 10 14.31 11 this to finish this aspect, WIT-18494. Paragraph 2 12 says: 13 14 "Throughout This framework where the term 'performance' is used..." - the term you use in your grievance -15 14:31 16 "...it should be interpreted as referring to all 17 aspects of a practitioner's work, including conduct, 18 health and clinical performance." 19 20 Rather unhelpfully it goes on to say: 14:31 21 "Where the term 'clinical performance' is used, it 22 23 should be interpreted as referring only to those 24 aspects of a practitioner's work that require the 25 exercise of clinical judgement or skill.", 14.3226 27 So, you weren't putting your shortcoming into the latter view of clinical performance 28 29 Α. NO.

1 245 Q. You were saying, essentially, 'I did my best to perform 2 in the way I was performing. I don't believe it's 3 misconduct that I wasn't able to meet your target and, 4 therefore, you shouldn't be pushing me towards a 5 conduct hearing.'

14:32

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A. On the whole, that's right.

7 246 Q. But is that not an exercise that should have been
8 conducted at a conduct hearing. In other words, it
9 does prompt the question: Were you seeking to kick
10 this can down the road and avoid the inevitable conduct 14:32
11 hearing by time wasting, perhaps, over these pedantic
12 distinctions?

13 Absolutely not. I mean, if you're asking why Α. 14 I submitted a grievance, it's because by this stage 15 I was aggrieved. You know, I mean, I was aggrieved 14:33 16 because of the lack of transparency. I was aggrieved by the experience of a drip feed in information. 17 I was 18 aggrieved by repeatedly having to ask for information 19 that wasn't provided and then, when it was provided -20 not weeks or months later but two years later, and 14:33 having to go to NCAS to realise that previous advice 21 22 had been given, I felt profoundly aggrieved. 23 Yes. Your ability to comply with what the Trust 247 Q. 24 regarded as a continuing Monitoring Plan and targets 25 set within that was to be the subject of one or two 14.33 deviations in 2018 when Mrs. Corrigan was absent; were 26 27 you taking advantage of her absence during that period?

28 29 Α.

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I wouldn't have been particularly conscious every day

of being monitored. I didn't know who was doing the

monitoring or by what means monitoring was being done. 1 2 I didn't appreciate, you know, that they were 3 continuing to count charts in my office. Some of --I mean during those months -- this was kind of 4 5 initiated in June in 2018 by, first of all, getting the 14:34 Investigator's report just before going to the annual 6 7 meeting of the British Association of Urological 8 Surgeons in Liverpool that year; asking for an extension to allow me some time to provide it; having 9 to engage with this process again. I was reviewing, to 14:35 10 11 the best of my ability, that period because I also had 12 to do some additionality, and I think it coincided with 13 one of my colleagues sustaining an injury requiring hospitalisation at that time. 14

16 Then if you move on to 2019, if that's okay. Once 17 again, taking on that opportunity that presents itself 18 to all of us during June, July, August and September, 19 when the weather is better and your colleagues go on 20 holidays, to try to make hay whilst the sun shines 14:35 because winter descends upon the health service very, 21 22 very rapidly and we've had that experience of having to 23 cut back greatly on operative work, in particular.

14:35

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It's interesting, once again during that period, I was just reviewing this yesterday evening to the best of my ability, that I don't know how many TURPs I did during that four or five-month period, but six of those actually had prostate cancer diagnosed, unexpectedly,

1 coincidentally, at TURP. One of them, actually, is 2 Patient 4. The other five do not appear as SAIs or, to the best of my knowledge, on a designated list. 3 I'm making a point that here you are, delayed diagnoses, 4 5 the longest waiting was 24 months. I'm just making a 14:36 point. And it's not necessarily for my particular 6 7 advantage in mitigation terms today, I'm just 8 presenting to you the reality of what it's like as a clinician, carrying responsibility, whether it's from 9 the triage letter at one end to dealing with emergency 10 14.37 11 surgery or elective surgery at the other end. It's 12 trying to do your utmost every day to try to reduce the 13 risk posed to patients. 14 MR. WOLFE KC: I think that's a convenient place to 15 stop, Mr. O'Brien. Thank you for answering my 14:37 16 questions over a lengthy session - or three! And the 17 Chairman will now speak to you. 18 CHAIR: Yes, unfortunately that's not the end of it, 19 Mr. O'Brien. We are going to try to confine our questions today to aspects of the MHPS process that you 14:37 20 I'm going to ask Mr. Hanbury, first of all, 21 underwent. 22 to ask you some questions about that. 23 24 MR. AIDAN O'BRIEN WAS QUESTIONED BY THE PANEL AS 25 FOLLOWS: 14.3826 27 248 Q. MR. HANBURY: Thank you very much for your evidence so far, Mr. O'Brien. You'll be relieved to know I'm just 28 going to look at clinical aspects particularly. 29

1 2 Urologists are often early adopters of new ways of 3 working and urologist of the week was one of these that 4 urologists of your generation and mine had to go 5 through. You did briefly go through the 14:38 responsibilities of urologist of the week. 6 I just 7 wondered if I could ask you to say approximately how 8 many patients would you see in a morning ward round? Well, that could have varied from what would be the 9 Α. minimum, I suppose 25, up to, including outliers, 40, 10 14.38 11 let's say. I would imagine it most commonly falls into 12 that of range. 13 You did a slightly unusual thing, compared to many 249 Q. 14 departments, to see the electives as well as the emergencies, which you probably have views. 15 I'm 14:39 16 interested in roughly what proportion of that 25 to 40 would have been elective cases, often under other 17 18 colleagues - approximately. 19 Maybe 50 - 40 to 60 percent. I'd imagine it varies Α. greatly later. It would have been quite evenly 20 14:39 balanced. In fact, it would be worthwhile having that 21 22 question addressed in a quantitative manner. It might 23 be actually that the emergencies are the majority. 24 Roughly how long would that ward round take? 250 Q. 25 It depends, once again, on how complex they are. Α. Τt 14.39 depended greatly on comorbid status and all of that. 26 27 251 Q. Okay. Roughly? So it could take, actually, usually three hours. 28 Α. Ιt depended upon how many outliers there were and, 29

1 critically, it depended -- I did not know how the 2 registrars of times -- we had a concern about how frequently they were taking phone calls from other 3 parts of the hospital, from other hospitals in our 4 5 catchment area, and to the extent that one of the 14:40 concerns that my colleagues and I did share was to 6 7 develop a robust logging system of calls so that 8 we wouldn't overlook people. So, I always insisted upon having a lunch break, particularly, it's draining 9 and tiring if you're doing ward rounds. 10 So, sometimes 14 · 40 11 I have seen us actually go into a dining room at 12:30, 12 or thereabouts, having attended to our own in-patient 13 ward, and then leaving the outliers until after lunch. 14 So, I have seen, certainly, ward rounds continuing into 3:00 or 3:30 in the afternoon. 15 14:41 So, considering that, did you row back on your original 16 252 Q. decision to see the elective patients as well and 17 18 discuss that with your colleagues? 19 No, because the duration of those ward rounds already Α. included the looking after of the electives. 20 SO. 14:41 we very, very quickly came to the conclusion that there 21 22 was a great merit in having urologist of the week in 23 terms of in-patient management in its totality, but it 24 also freed up the elective colleagues to conduct their 25 business electively. And very often not even on the 14 · 41 It didn't bar them from coming in to 26 Craigavon site. see their patient and to liaise with us, but we found 27 that there was great value in having the clinical 28 29 experience and expertise at consultant level, looking

1 after your elective patient post-operatively. 2 253 Thank you. You mentioned also your personal hands-on Q. 3 approach to emergency surgery. Did you look at that as a training opportunity for your registrars? 4 5 Oh, absolutely. Yes. I looked upon it as almost like Α. 14:42 6 the grand round that I -- we did have previously at an 7 earlier time. And, you know, you can conduct ward 8 rounds on a daily basis in different fashions and there's no point in going along as a consultant to meet 9 a patient for the first time who has had their prostate 14:42 10 11 resected the previous day by a colleague and the registrar who is familiar will say, 'how did you get on 12 13 overnight?' And so forth, because I wanted them to be 14 presenting the case as they would. That kind of thing. 15 So, it was teaching, yes. 14:42 16 Thank you. So, one of the down sides of it is losing 254 Q. 17 your regular schedule of operating? 18 Yes. Α. 19 255 So in your case all day Wednesday. Presumably your Q. colleagues picked up that? 20 14:43 21 Yes. Α. 22 And on the times that you weren't urologist of the 256 Q. 23 week, would you pick up other lists? 24 Absolutely. Yes. Yes. We made every attempt to Α. 25 prevent anybody else taking our operating sessions. $14 \cdot 43$ So, you make a point that the greatest things is 26 257 Q. 27 theatre time, so I was surprised at a comment that you said, after the Enniskillen clinics you'd sometimes 28 29 give up the day surgery, obviously there's been a big

boom in day surgery. Why were you sort of neutral
 about giving up day surgery?

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- A. That's a misinterpretation that carried over into the
 Investigator's report. I spent quite some time trying
 to convince Dr. Chada that I hadn't given up anything. 14:43
- 7 We had very, very limited day case facilities in a day 8 surgical unit that was historically the Nosocomial Unit. And in fact, actually, we only had a session 9 from -- patients could arrive at 7:30 at the earliest 10 14 · 44 11 and had to be out by 1:30 to accommodate an afternoon operating session by a different speciality. So, I had 12 13 two sessions per month. So, I didn't give up anything. 14 So, I continued to do my monthly allocation, just not 15 on the Tuesday morning after the Monday that I would 14:44 16 have spent in Southwest.
- 17 Thank vou. Just moving on to the sort of triage time 258 Q. 18 things. Under the Integrated Access Protocol or 19 handbook of what we should do, your duties for Red Flag 20 is to triage and for urgent and routine is to 14:44 prioritise. Obviously we all interpret this as 21 22 clinicians in different ways. When you found yourself overwhelmed with the amount of time this took - and 23 24 we've seen in the Inquiry that you are allocating 25 roughly four hours a day sometimes in your estimate, 14.45compared to one hour of your colleagues - and when 26 27 we're evolving new techniques, as a team did you think of going to your colleagues and saying, 'how do you do 28 29 it so quickly? Are there any tricks? Can you give us

some advice.' Did you have a feeling that you could 1 2 learn how to do it more efficiently or did you not? I knew how all the tricks -- I knew how to do it more 3 Α. I've stated that in my witness statement, and 4 auicklv. 5 you may wish to hear it again. You know, you 14:45 compromise what you can do or that patient behind the 6 7 referral in the context of very, very long waiting 8 lists. Or you could compromise in-patient care. And, really, I want to emphasise, because it hasn't really 9 been dealt with much in this module because it's not 10 14.46 11 really MHPS, but behind the scenes my colleagues and 12 I wanted to meet with senior management to get a clear, 13 written -- we wanted a memorandum of understanding. 14 What is it that you, first of all, want of us as 15 urologist of the week, in terms of hands-on, for 14:46 16 example, versus less hands-on. And what do you want 17 from us from triage. Do you want the quick version or 18 whatever? We wanted, actually, a shared responsibility 19 for the consequences. But we never succeeded in achieving that meeting of minds and having that 20 14:46 discussion. I asked for it in my response to the 21 22 Patient 10 SAI in January '17 and my employment ended 23 in mid '20. We're no further on. 24 So, you made initially an observation as well as the 259 Q. 25 Red Flag referrals would often get allocated very 14.47quickly and almost whatever triage you did, or 26 27 pre-investigations, but the "urgents" and "soons" were allocated according to a default mechanism if you 28 29 hasn't seen. Mr. Wolfe made the point with you, you

agreed, that two of them, a visible haematuria and
 someone with a high PSA bounced out of the page at you.
 I mean do you think, on reflection, your time would be
 better spent looking at that group, where you could
 have prioritised?

6 Α. Yes. It could have been, I agree with you. I concede 7 that point from a historical point of view. Equally 8 well, did it require any consultant urologist to look for that keyword? But this is a discussion that never 9 progressed. And I contributed, I think, as much as 10 11 I could possibly do, and garnered the support of my colleagues to have it addressed, but it wasn't 12 13 addressed. We really felt that it was something that 14 we needed the input of the Trust management to share 15 responsibility for that.

16

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Q.

17 your colleagues about how to do the triage? 18 Well, you know, we didn't reach agreement. But you Α. 19 will have read various people's statements, you know, 20 that everybody was doing it to some degree or some 14:48 people were doing it to varying degrees and so forth. 21 22 It was an issue of concern for me. It was an issue 23 like in mid 2019 we had patients waiting up to 107 days 24 for a first outpatient appointment with suspect 25 prostate cancer. In that context, in order to mitigate 14:49 the risks associated with that it was my view at least 26 27 we could get an MRI scan done if you thought, biochemically, it's likely to be non-metastatic, if you 28 29 know what I mean, to forward the things on.

Although I guess you never reached an agreement with

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14:48

14:47

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1 2 The only reason I raise that point once again is we 3 were time limited. There was very little time available, reasonably, sustainably, whilst urologist of 4 5 the week to do these things. 14:49 Okay, thank you. I just have a couple more, if that's 6 261 Q. all right. 7 8 I'm moving on to outpatients and the backlog. This is 9 something that happens to every department around 10 14.4911 England, as well as Northern Ireland as well. If you 12 have 1,000 patients waiting to come in, approximately, 13 do you think it's your problem as a clinician, is it 14 a Trust problem? How do you -- do you discuss it as a 15 group? 14:50 16 The backlog? Α. 17 Outpatient, review outpatient, for example. 262 Q. Oh review outpatient. I think predominantly it's 18 Α. 19 a Trust issue. I think that it's not like as if, you 20 know, outpatient review backlogs appear out of nowhere 14:50 as a singular anomaly or aberration associated with a 21 22 particular service or a particular hospital. I think 23 it's just another manifestation of the inadequacy of 24 the service. 25 But the Trust can't solve it themselves, they 263 Q. Okav. 14.50need us as medics to do it? 26 27 Yes. Α. So, was there an initiative, for example, to look at 28 264 Q. 29 those thousand patients and say, it is a huge number,

| 1 | | | so ten patients a clinic, 100 clinics, five colleagues, | |
|----|-----|----|---|-------|
| 2 | | | that's 20 a colleague, you could do one a week for, | |
| 3 | | | say, six months and you fix the problem. | |
| 4 | | Α. | Yes. | |
| 5 | 265 | Q. | Did you go to the management with that sort of | 14:51 |
| 6 | | | initiative? | |
| 7 | | Α. | we did those kind of initiatives historically and they | |
| 8 | | | relieved the pressure and reduced the backlogs to some | |
| 9 | | | degree for a period of time, but the balloon was | |
| 10 | | | inflating all the time. | 14:51 |
| 11 | 266 | Q. | Okay. Okay. Thank you. So, on a similar sort of | |
| 12 | | | thing about efficiencies, would you double up your | |
| 13 | | | clinics with, say, a specialist nurse or a middle grade | |
| 14 | | | where available? Or were they primarily single | |
| 15 | | | clinician clinics? | 14:51 |
| 16 | | Α. | They were provided by consultants and by registrars | |
| 17 | | | predominantly. We did have CNS provide review clinics | |
| 18 | | | like looks review, in particular, and of longstanding. | |
| 19 | | | At an earlier stage we had stable prostate cancer | |
| 20 | | | review clinics provided by a staff grade. So, we had | 14:52 |
| 21 | | | made every attempt to do that. | |
| 22 | 267 | Q. | So to move on. In your timetable you had the slightly | |
| 23 | | | unusual thing, a combined flexible cystoscopy and | |
| 24 | | | urodynamics clinic | |
| 25 | | Α. | Yeah. | 14:52 |
| 26 | 268 | Q. | which you headed up or did. Did you think, I mean | |
| 27 | | | obviously there was huge pressure on your time, did you | |
| 28 | | | think of delegating that to a middle grade or | |
| 29 | | | specialist nurse? | |
| | | | | |

well, a specialist nurse did the urodynamics studies, 1 Α. 2 and one specialist nurse who was very able and was also competent in doing flexible cystoscopy, sometimes the 3 urodynamics studies, the CNS doing the urodynamics 4 5 studies was unable to do the flexible cystoscopy, and 14:52 I would do the flexible cystoscopy and the nurse would 6 7 do the urodynamics studies. But, then, I met the 8 patient afterwards in any case to organise -- to go through the findings and come up with a management 9 10 plan. 14.52

11 269 Q. Okay. Thank you. Just two more short things. We've not talked about MDM in this section but there 12 13 was one particular thing towards the end whereby, in a 14 very forward-thinking way, you were obviously thinking about spending time preparing, which I think was a 15 14:53 16 necessity with problems with your quorum. When aiven 17 the opportunity to maybe spend half a wednesday 18 afternoon, when it was your turn, did you think of 19 doing it on the Wednesday afternoon, perhaps with a 20 coordinator and specialist nurse, in daylight hours? 14:53 To preview. 21 Α.

22 270 Q. To preview?

23 Actually, in reality, even though that was proposed at Α. 24 the time and appeared, I think, on paper on a proposed job plan, in fact I ended up -- I did it on a Thursday 25 14.53 morning instead because as often as not, actually, 26 27 I took up the availability of operating on that 28 Wednesday morning session. So, rather than doing it 29 from 11:00 p.m. at night until 3 o'clock on a morning

on a Thursday morning, I was doing it on a Thursday 1 2 morning in daylight hours instead. 3 MR. HANBURY: I think I'll stop there. Thank you very much. 4 5 CHAIR: Dr. Swart. 14:54 6 271 Q. DR. SWART: Thank you for the last two and a half days. I've got some quite general questions that relate to 7 8 MHPS as far as possible. It's sometimes a bit difficult to divvy it up. 9 10 14.5411 I'm going to start with something, which is around how 12 doctors are supported through MHPS and any other what 13 I might call tricky disciplinary-type issue. 14 15 So, starting with MHPS per se, doctors are unique in 14:54 16 that they have the availability of a non-exec director, and vou and others have told us of some of the 17 18 difficulties about that. When you started this 19 process, did you have a clear expectation of what that Non-Executive Director was here for? 20 14:55 Well, I considered it to be clear, just by reading what 21 Α. 22 the functions were. I just thought it was as evident as what it said on the tin, as it were. 23 24 And when did it become clear to you that it wasn't 272 Q. 25 really quite that simple? 14.55I think, as I said to Mr. Wolfe yesterday, that when 26 Α. 27 I saw that autonomy and the independence of this person wasn't what I expected it to be, though actually 28 29 I might take this opportunity of just saying that in

the case of Mr. Wilkinson, I think, actually, that the 1 2 questions that we put to him and which he had submitted to Dr. Khan, may very well have contributed to the 3 development of the fifth Term of Reference with regard 4 5 to systemic feelings. So maybe, actually, he was not 14:55 as useless in his role as I had considered. 6 But I do 7 think it was a new experience for me and we'll not 8 iterate how stressful it was, but I didn't even know what MHPS was. So, I found it very, very reassuring. 9 I think it would be vital. You do, certainly, need to 10 14.56 11 have a skill base and an experience in doing it. So, if I said to you will you agree it would be very 12 273 Q. helpful to more precisely define that role so that 13 14 everybody was clear about what it involved? 15 I think the whole thing can be tightened up. Α. Yes. 14:56 16 I mean, obviously, the Inquiry is interested in, and 17 obviously it is going to make some recommendations. 18 From the clinicians' point of view, if you find 19 yourself on the wrong end of this process, and it's very, very stressful, and you're trying to navigate 20 14:57 this new journey, and you do not know what the 21 22 destination is. And we don't even know, actually, what words mean by definition, and all of the things that we 23 24 have just been discussing. To have some kind of 25 external person that you can go to, that you can 14.57discuss it with. I mean, I found actually meeting with 26 27 Mr. Wilkinson very, very helpful, almost in a pastoral 28 sense.

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So moving on to that, I think people have recognised

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Q.

1 that that is probably helpful. I, personally, feel 2 quite strongly about it on a the basis of my own But people have told us they recognise the 3 experience. need for more support. What kind of person would have 4 5 been most helpful to you, do you think? Because the 14:57 Non-Exec Director is a board member and that's a guite 6 7 distinct role. But what other people would have been 8 able to help you through this? You have described, very clearly, the impact on you and your family and 9 it's not difficult to understand that, it's a very 10 14.58 11 difficult process to go through. So, what would make a 12 big difference do you think, for the next person who has to go through this? 13 14 Α. I think what the Southern Trust - it doesn't have to be 15 the Southern Trust but any Trust - would need to sort 14:58

16 out in the first instance or consider what is the 17 necessity to have a liaison with the Trust Board. 18 Because the Trust Board, it seems to me, performs an accountability role. I mean, that is the essence of 19 the Trust Board. Yet, actually, the Trust Board or 20 14:58 some of its members may be called upon in some appeal 21 22 at a later date. So there needs to be some separation 23 of powers in that regard.

So, having given consideration to that, and whether the 14:58 person/the adviser/the external person that we're considering needs to be one and the same person is something that's worth considering. I haven't given much consideration to that but you probably have.

24

2 I don't think, actually, that it necessarily requires a 3 legally gualified person at all. I think that it 4 requires a person who not only has been to the training 5 course but has experience in it. As you've heard many 14:59 people say, you know, on completion of the training 6 7 you've just your L plates up and the experience comes 8 after that. So, it requires a skill base, I've no doubt about it. It requires the ability to listen, as 9 10 Mr. Wilkinson certainly was very able in doing. 14.59

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12 So, I ended up disillusioned with the role rather than 13 He couldn't help it. He was new to it as the man. well. 14 And these are important processes that are 15 involving people like me and it has a profound effect 15:00 16 not just on the individual but on the colleagues as well. So, I think their attention should be made to 17 18 it. I'm not sure from my singular experience I can give you any more advice. 19

Thank you for that. So, moving on to other things now. 15:00 20 275 0. MHPS should not operate in a vacuum, it operates in a 21 22 whole system of management for doctors. We can't go 23 into all of that today, but one of them is what I would 24 call normal medical management. And I'll talk to you a 25 little bit about that. One is job planning, briefly 15.0026 about that, then it comes on to appraisal and Clinical 27 Governance, which will be the subject of probably later interviews, and so on. I don't know any Senior Medical 28 Manager who has not gone through this in terms of 29

1 different policies and looking at MHPS and other things 2 and hasn't struggled a bit with some of it, or got the 3 process wrong. But the purpose of it is to deal fairly with doctors, and all the documents say try not to get 4 5 straight into far more difficult investigations. That 15:01 6 would be my experience and you yourself have mentioned 7 this several times.

So, if we go back to the March 16th letter and the way 9 it was delivered and the events that led up to it, and 10 15.01 11 we don't need to rehearse that, but you say that letter 12 was out of process. I would say it seems to me like it 13 was, in effect, what we might call a reasonable 14 management instruction of some sort. Will you agree with that? 15 15:01

16 Yes. Α.

8

17 And it was delivered by some senior people. 276 Q.

- 18 Yes. Α.
- 19 277 Now, when you got that letter you were clearly quite Q. 20 shocked by it. Did you realise that it was of such 15:02 significance and that those people were giving you --21 22 well, it wasn't presented as an ultimatum, was it, but 23 they were giving you some very clear indication that 24 you were meant to come back to them. Did you realise 25 the significance of it? 15.02
- I realised the significance of it but for the reasons 26 Α. 27 I have stated already, I didn't realise for one moment that I had to come back to them with a written plan. 28 29 That's unfortunate because that may have initiated some

further kind of engagement.

2 278 Q. But you accept their right to do that in terms of --

3 A. Oh, absolutely. Yes.

- 4 279 Q. Did you ring anyone up? I mean who was your 'phone a
 5 friend' in terms of a senior medical colleague to say 15:02
 6 'what do I do with this?' Because you said, didn't
 7 you? "What am I to do?"
- 8 A. I didn't ring anybody else.

9 280 Q. Why didn't you?

- Because after all of those years I was in that same 10 Α. 15.0211 place, dealing with those same concerns, and the more -- the other concerns I have articulated. 12 In an 13 organisation -- and I'm not being critical of the organisation for the sake of criticism or to be 14 15 critical of this organisation in which I worked for 15:03 16 28 years. You know, in a circumstance, let's call it 17 that, that hadn't seen adequate progression in 18 providing a service adequate enough to enable us to 19 work.
- 20 281 Q. I'll come on to some job planning in bits in a moment. 15:03
 21 But you didn't ring anyone. You didn't think of it.
 22 You didn't think, 'I know a senior, wise person to
 23 ring'?

A. No, not at all.

- 25 282 Q. Now, if at that meeting you'd been signposted to a 15:03
 26 senior medical critical friend, would that have been
 27 helpful?
- 28 A. That would have been helpful, yes.

29 283 Q. Okay. So, I'm going to ask a little bit about job

planning. Now, this is a really difficult area for 1 most trusts, for most doctors. On the one hand it's 2 really just about payment for time in some ways. 3 However, generally it goes with some reasonable 4 5 expectation of what you do in that time and 15:04 productivity and all of that. Your job plan was never 6 7 signed off because you didn't agree with it. 8 Nevertheless, there's a missed opportunity. Did you sit down with your urology colleagues and do a kind 9 of a team job planning exercise ever? 10 15.0411 Never. Α. 12 So, you didn't discuss with each other roughly 284 0. NO. what sort of balance you should have between different 13 14 kinds of programmed activities or anything like that? 15 No. You know, in terms of, for example, what Α. 15:04 16 Mr. Hanbury was talking about, in terms of our 17 outpatient templates, they were quite uniform, you 18 At the new clinic -- new patient clinic where know. 19 you do as much as possible, as it were, the one-stop, so it was nine new patients per consultant, and if you 20 15:05 had a registrar with you, it was another six, and 21 22 reviews were 12, and so forth. 23 But you didn't sit down as a team and say --285 Q. 24 We did --Α. What I'm trying to get to, did you sit down and say: 25 286 0. 15.05'We've got this much work to get through; we've got 26 27 this many urologists, this is the capacity for theatre, this is the gap, this is what we need to make a case 28 29 for. were those discussions facilitated in any way by

| | | a Clinical Director. Did you have anything like that? | |
|-----|-----|---|--|
| | Α. | Yeah, particularly in earlier years when there was | |
| | | it was always a mismatch. I think in my witness | |
| | | statement I have detailed how the mismatch was through | |
| | | various exercises where they were called waiting list | 15:05 |
| | | initiatives | |
| 287 | Q. | I understand that. What I'm trying to get to is was | |
| | | the culture in the Trust such that you would, every | |
| | | year, go through the requirements for the Department, | |
| | | the requirements on individual | 15:06 |
| | Α. | No, no. It wasn't organised, no. | |
| 288 | Q. | and attached to the job planning some sort of team | |
| | | or individual objectives as to what you were trying to | |
| | | do. Did you do it or not? | |
| | Α. | NO. | 15:06 |
| 289 | Q. | Can you describe any mechanism by which, on an annual | |
| | | basis, for example, you were able to highlight the | |
| | | demand capacity mismatch and attach it to strategic | |
| | | plans for the service. Were you involved in that on a | |
| | | regular basis. | 15:06 |
| | Α. | No, not on a regular basis. | |
| | | DR. SWART: That's all from me. Thank you. | |
| 290 | Q. | CHAIR: Thank you. Just a couple of things from me. | |
| | | You talked there in answer, I think to Mr. Hanbury, | |
| | | about the issue of triage and disagreement among you | 15:06 |
| | | and your colleagues about what that should be, and then | |
| | | there was, I think Mr. Glackin wrote to the Trust sort | |
| | | of saying - I think we've seen a letter somewhere, it | |
| | | wasn't drawn up in this - but saying what is expected | |
| | 288 | 287 Q. A. 288 Q. A. 289 Q. | A. Yeah, particularly in earlier years when there was it was always a mismatch. I think in my witness statement I have detailed how the mismatch was through various exercises where they were called waiting list initiatives 287 Q. I understand that. What I'm trying to get to is was the culture in the Trust such that you would, every year, go through the requirements for the Department, the requirements on individual A. No, no. It wasn't organised, no. 288 Q and attached to the job planning some sort of team or individual objectives as to what you were trying to do. Did you do it or not? A. No. 289 Q. Can you describe any mechanism by which, on an annual basis, for example, you were able to highlight the demand capacity mismatch and attach it to strategic plans for the service. Were you involved in that on a regular basis. A. No, not on a regular basis. DR. SWART: That's all from me. Thank you. 290 Q. CHAIR: Thank you. Just a couple of things from me. You talked there in answer, I think to Mr. Hanbury, about the issue of triage and disagreement among you and your colleagues about what that should be, and then there was, I think Mr. Glackin wrote to the Trust sort of saying - I think we've seen a letter somewhere, it |

of us in terms of triage and being urologist of the
 week? Did that meeting come out of a meeting that you
 all had together?

Is that my document called "Issues of Concern" or --4 Α. 5 291 No, no, this is a letter - I don't have any reference Q. 15:07 for it but I'm sure we can find it. It's somewhere in 6 7 the papers that I've looked at. Mr. Glackin wrote a 8 letter, and I think you made some reference to it there, about trying to set up a meeting with management 9 to define what was understood as your duties as it 10 15.0711 were, as urologist of the week and what they expected 12 of you from triage?

13 A. Yes.

14 292 Q. Did that come out of that meeting that you had with 15 fellow consultants for which we don't have a recording, 15:07 16 we have a meeting the first part of it, there's then a 17 coffee break, and the second part of that meeting is 18 not recorded?

19 A. Yes. So --

My question about that is: Given that you were so 20 293 0. 15:07 fastidious at this time about recording meetings, why 21 22 was that discussion not recorded? Can you recall? 23 I just discarded it because we hadn't, for the second Α. 24 time, managed to meet with senior management. 25 So, can I take it from that that meeting was in fact 294 Q. 15.0826 recorded by you covertly?

27 A. Yes, that one.

28 295 Q. That discussion was, but you no longer have a copy of
29 that recording, is that what you're saying?

| | | • • | |
|--------|----|---|-------|
| 2 296 | Q. | I'm talking about there was a meeting that recorded | |
| 3 | | where you and your consultant colleagues were present. | |
| 4 | Α. | Yes. | |
| 5 297 | Q. | You were discussing issues with them? | 15:08 |
| 6 | Α. | Yes. | |
| 7 298 | Q. | And the end of that was: "And we will come back after | |
| 8 | | coffee to discuss the issue of triage." | |
| 9 | Α. | Yes. | |
| 10 299 | Q. | And it seems to me that arising from that meeting | 15:08 |
| 11 | | Mr. Glackin then writes to the Trust to try to set up a | |
| 12 | | meeting to determine what the requirements of the Trust | |
| 13 | | were with regard to the issue of triage? | |
| 14 | Α. | Right. | |
| 15 300 | Q. | Am I correct in my reading of that? | 15:09 |
| 16 | Α. | I would need to clarify. Is that the September meeting | |
| 17 | | or the December meeting. | |
| 18 301 | Q. | I don't have it before me and I don't have the date. | |
| 19 | | In any event, am I right in thinking that far from our | |
| 20 | | understanding that you didn't record that discussion | 15:09 |
| 21 | | about triage, you in fact did but you no longer keep | |
| 22 | | that? | |
| 23 | Α. | No, I don't have any other recordings. I think that | |
| 24 | | may arise from the meeting of late September. I can't | |
| 25 | | remember the exact date. So, that was the meeting, | 15:09 |
| 26 | | actually, where meeting senior management was cancelled | |
| 27 | | because of Martina Corrigan's continued recovery. And | |
| 28 | | that was fine, I was disappointed about that because in | |
| 29 | | scheduling we had left that day aside for this very | |

1 purpose. And that was, like, in the context of what 2 we're just talking about, mismatch, that was a rare 3 event. Yes, and rather than waste of the time you decided to 4 302 Q. 5 go ahead and have a meeting amongst yourselves? 15:10 6 Absolutely. And I had submitted my issues of concerns Α. that because we were all asked to do that, to make that 7 8 contribution. Obviously it didn't happen. There was some degree of a reason for that. That wasn't a big 9 what was a greater issue still was we have to 10 issue. $15 \cdot 10$ 11 arrange another one of these, I think for Monday 12 23rd December '18 --

13 303 Q. But my point that I'm trying to get at, Mr. O'Brien,
14 was you didn't waste time you had all set aside?
15 A. We didn't waste the time.

15:10

16 304 Q. You had brought the concerns to your colleagues.

17 A. Yes.

18 305 Q. There was a discussion after the coffee break about
19 this major concern of yours about what are we supposed
20 to do when we're asked to triage these cases? 15:10

21 A. Yeah.

22 306 Q. And Mr. Glackin writes to the Trust as a result of
23 that, writes to senior management, I should say.

24 A. Yes.

25 307 Q. But I'm trying to understand what happened. Why was
26 that aspect of that meeting not recorded after the
27 coffee break?

A. I do not know. I don't think there's any particular
reason. I cannot answer that. I think it has to be

emphasised, certainly from my perspective -- the really 1 2 important thing here was to seek an engagement with 3 senior management. So rather than me not having recorded or retained a recording of the discussions 4 5 that we had surrounding triage, there was by this 15:11 6 stage -- we really -- the demand was increasing, the 7 number of referrals was increasing. I think we're now 8 into 8,000 per year referrals by 2018. The numbers in the ward are increasing. I was doing -- the likes of 9 me and my colleagues were doing 21 emergency operations 15:11 10 11 per urologist of the week, and all of that there. I'm 12 just saying --13 I understand the context, Mr. O'Brien, please don't get 308 Q. 14 me wrong. I'm just trying to get to the nub of a 15 particular question. At this point in time you're 15:12 16 recording all of these, what you perceive to be 17 important meetings. 18 Yes. Α. 19 309 And I've no doubt that this was a matter of concern Q. 20 that you had brought to this meeting, that you wanted 15:12 to discuss with your colleagues, and it certainly seems 21 22 that you recorded the first part of it? 23 Yes. Α. 24 Triage is not reached by the coffee break? 310 Q. Yes. Yes. 25 Α. 15.12I'm just curious to know: Did you record the second 26 311 0. 27 part of it and has that recording disappeared or was it never recorded? 28 I don't think it was ever recorded. 29 Α.

I suppose the next question is: Is there any 1 312 Q. 2 particular reason for not recording that when it was 3 such a matter of concern to you? 4 I think that we had -- we had got to a stage by Α. NO. 5 2018, and in spite of the effects of this 15:12 investigation, and so forth, on relations with 6 7 colleagues, that we were able to sit down and we actually wanted to try to resolve this issue of 8 urologist of the week. There had been some discussions 9 going on in the wings as to whether we should take 10 15.13 11 triage out of urologist of the week all together and 12 put is a large part in the hands of a Clinical Nurse 13 Specialist. Maybe actually have even one session 14 outside of urologist of the week, or we could sit down with a residuum of referrals that the CNS couldn't sort 15:13 15 16 out as to what's the most appropriate thing to do and 17 vou could deal with it in that manner. 18 19 So, there were innovative ways of doing it. But we all 20 shared a view that we really needed to meet with senior 15:13 management to share this responsibility with us. 21 22 I felt that was very important. And we arranged again for 3rd December, and then it was cancelled the 23

24 previous Friday.

Q. Okay. Can I move on to a completely different issue. 15:14
One of the things - you may not recall it because it
has been a long week for all of us - but one of the
things, I think it was on Wednesday that you said to
Mr. Wolfe when he was asking you about the whole issue

about Eamonn Mackle and you said to him that you felt 1 2 harassed at the meetings with him and Gillian Rankin, and you said they were not conducted as they should 3 4 have been. And I just wondered what you meant by that? 5 They were very aggressive. You know, I preface my Α. 15:14 words with stating that these are not the words that 6 7 you would hear the week after or even the year after. 8 so some distance apart and so forth. I used those words in reply to Mr. Wolfe's questioning about it. 9 They were brutal. And I use it advisedly. 10 15:15

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They started off with, usually an allegation. 12 13 I remember one such meeting was: 'You reviewed a 14 patient, the parent of one of our administrative 15 colleagues on this floor, and you explained to them 15:15 16 that their review was delayed because of a backlog and that it was a Trust fault.' And I said. 'Who was the 17 18 patient? Who's the father or who's the daughter? ' You 19 know. 'You will apologise on the part of the Trust.' 20 And you might actually have seen some documentary 15:15 evidence of that where I declined to be apologising on 21 22 the part of the Trust. That's mild. That's sort of 23 like an anecdotal thing. They were conducted in a 24 manner they shouldn't have been conducted. They 25 weren't professional, they weren't courteous, and they 15.16shouldn't have been tolerated and they occurred over a 26 27 period from 2010 maybe -- 2010 certainly into 2012, '13. And I felt -- I have no doubt I was harassed but 28 I certainly didn't complain about it for the reasons 29

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that I have stated.

- 2 314 Q. Although there's a question mark about that, you don't recall complaining about it but certainly you seemed to tell Mr. Wilkinson that you had complained to Mrs. Rankin about it, that you weren't going to meet with Mr. Mackle and you weren't going to have any further dealings with him?
- A. Dr. Rankin was the witness to all of that. She was
 there. I was asked by Mr. Wolfe to possibly speculate
 as to the source of this conveyancing of harassment and 15:16
 bullying to Mr. Mackle and it may not have been too far
 from that source. It wasn't from me because I thought
 I would only be adding to my troubles in that regard.
- 15 And I wanted to take this opportunity to emphasise 15:17 16 because sometimes actually, even when you're speaking words, as I'm doing now, you don't use all of them to 17 18 get across your meaning. I have no difficulty in 19 meeting with anybody on any grounds provided that we deal with one another in a courteous and polite 20 15:17 I've always dealt with people in that manner. 21 manner. 22 I tolerated this in a non-confrontational way for a long period of time until I just couldn't, actually, 23 24 take another one. So, I sought an assurance that such 25 a meeting with Mr. Mackle would not happen again. 15.1726 I had no idea, actually, on -- even though, actually, Mr. Brown on occasion -- I've known him for a long 27 I would have communication with him or do 28 time. business with him. I didn't know that there was, like, 29

a planned arrangement. I'd no difficulty meeting with Mr. Mackle on 30th March '16 and he had his loss in the meantime, and all of that sort of thing. So, it was just -- actually, most importantly of all, I found --

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6 I was so traumatised by all of that experience, I remember some months later Mr. Young conveying to me 7 8 that Dr. Rankin wanted to meet with him and I about -I can't remember the issue now - some ongoing issue, 9 could we meet up in her office? And I actually 10 15.1811 declined only one thing. I just couldn't go up those There was a long time I couldn't go up the 12 stairs. 13 stairs to the administration floor. And Dr. Rankin 14 came down to facilitate me, meeting with her and Eamonn 15 in a seminar room. I have met her since at a regional 15:19 16 level whether we were discussing things.

So, you know, water can flow under the bridge and it did flow under the bridge with regard to Mr. Mackle as well, but during that period of time it was difficult and they should not have been conducted in the manner in which they were.

23 Just in relation to the Non-Executive Director. 315 Ι Q. 24 mean, you complained that he didn't answer your 25 questions. Your complaint was that the answers were 15:19 26 not in a letter from him. But he did get you the 27 answers to the questions and, at the end of the day, did it really manner from where those answers came? 28 29 I think at the time they did, you know, because, Α.

1 I think at that time they did. Maybe in retrospect 2 it didn't matter as much as it appeared to matter at 3 that time. 4 316 Q. Okav. 5 So when you're going through this process in real-time, 15:19 Α. 6 the world is a distorted, asymmetrical and unjust 7 place. 8 317 I've no doubt that it was a very difficult experience Ο. 9 for you, Mr. O'Brien. 10 $15 \cdot 20$ 11 I suppose, one of the things -- even reading there was a Non-Executive Director of the Trust Board who was in 12 13 this role, my question is: Should you ever have 14 expected any autonomy from him? 15 Yes, because, actually -- I mean the Trust Board Α. 15:20 16 supposedly has an autonomy as well. So. ves. I expected -- I expected, you know, him to go in and 17 18 say -- I think we submitted too many questions for him 19 in retrospect. So, I think he was grossly overloaded. 20 And I think if we had given him five questions and 15:20 said, 'look, this guy wants these five questions 21 22 answered, I'll give you a week to provide me with the 23 answers and I'll be replying and if I find some of 24 yours answers to be inadequate, I'll be holding you to 25 account.' This is what I expected. So, I think our 15.2026 expectations were too great. There were too many at a 27 particular time. He was overloaded. He was new to it. we have rehearsed all of these things. 28 But I -- in retrospect I think he conducted himself in a manner 29

| 1 | | | that was less useless than I stated at the time. | |
|----|-----|----|---|-------|
| 2 | 318 | Q. | Maybe just a couple more questions. I've gone over the | |
| 3 | | | time that I said we were going to finish today. | |
| 4 | | Α. | That's okay. | |
| 5 | 319 | Q. | One of the things that you just said in answer, again | 15:21 |
| 6 | | | I think to Mr. Hanbury, is that you disagreed with | |
| 7 | | | Mr. Haynes that consultants were the Trust or, may | |
| 8 | | | I put it this way, that you formed part of the Trust | |
| 9 | | | team? | |
| 10 | | Α. | Yes. | 15:21 |
| 11 | 320 | Q. | So who, in your mind, is the Trust? | |
| 12 | | Α. | There's a good question, indeed. I think, you know, | |
| 13 | | | there requires to be some clear blue water between the | |
| 14 | | | clinicians on the one hand - even singular, the | |
| 15 | | | clinician. I mean you are the patient's advocate. | 15:22 |
| 16 | | | | |
| 17 | | | I regarded the arrangement best in the time of | |
| 18 | | | John Templeton being the Chief Executive, because he | |
| 19 | | | always said he was just a clerk whose job it was to | |
| 20 | | | facilitate doctors and nurses and other professionals | 15:22 |
| 21 | | | looking after as many people as possible who were in | |
| 22 | | | need of it. And I think that, you know it's been | |
| 23 | | | alleged I wasn't a team player. When I read that | |
| 24 | | | I wanted to ask well I wonder which team they're | |
| 25 | | | talking about, because I felt that I was a team player | 15:22 |
| 26 | | | very much with my colleagues, both medical and nursing. | |
| 27 | | | But was I a member of the Trust? Was I part of that | |
| 28 | | | team? I was to varying degrees. Was I part of | |
| 29 | | | management? No. Would I have ever been tempted to be | |

1 so? Absolutely not because it's not Aidan O'Brien.

3 So, who are the Trust? The Trust, actually, is a body that is a health service provider. There needs to be 4 5 some distinction and autonomy and separation of 15:23 function and accountabilities between whether it's the 6 7 Commissioner and the Trust and the professional body 8 below them. So there may be some overlap. I've never really been an advocate for clinicians continuing in 9 clinical practice being senior managers. I think that 10 15.23 11 you cannot have -- I think they just fooled themselves 12 at the end of the day, even you're riding two horses at 13 one time and sitting on the fence and you can't just do 14 it. 15 321 If I might tease that out little bit with you. Q. Most 15:23 16 doctors would prefer to be managed by their peers, by 17 people who understand the job you have to do. So vou 18 would have a different view?

It depends, actually, what the management team is. 19 Α. You know, we had -- we had a small team. 20 I was a lead 15:24 clinician of the Urology MDT. 21 So I played a management 22 Our department had a lead clinician in role. 23 Michael Young. I appointed, when I was lead clinician 24 of the cancer MDT, Tony Glackin to be our governance 25 lead in that role. So, yes, we can manage one another, 15:24 26 but with regard to --

27 322 Q. The line management.

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A. Yeah. You can take that so far. I think that when you
get up to Associate Medical Director - and I have seen

1 it too many times over the years - there may come a 2 time for any individual in that role, where they have 3 to toe the party line rather than the role that they 4 used to do. And some people stepped down from that 5 management role because they couldn't do so and others 15:25 6 have toed the party line. So, I think I'm speaking a 7 truth and I'm speaking it in moderate terms.

I preferred the situation where you went along with 9 your shopping list and even though I got frustrated 10 15.2511 after a few years as to the productivity of it, 12 I preferred there was an honest separation, go along, 13 this is what we need, and whoever it was would say, 14 well you're not getting it and we can't facilitate that 15 and so forth. Now, whether there's some bridges across 15:26 16 the water that's another matter and how they should be 17 is another matter. But --

18 323 Q. That's your view?

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19 A. -- that's my view.

And I know I have one further question and it's just in 15:26 20 324 Q. respect of MHPS, because we will be talking to you 21 22 again, Mr. O'Brien. But just in respect of having been 23 through this process, do you have any further 24 reflections or suggestions that you'd like to make to 25 the Inquiry, other than what we've already heard, about 15:26 26 needing some greater support for the practitioner and 27 an external person. I mean we've talked about whether you bring someone in externally who is there solely to 28 29 carry out this MHPS process, to perhaps speed things

up, or whether you have a person within the Trust who
 has dedicated time to do that. Apart from those two
 suggestions, is there any other further reflections,
 having been through this, that you would like to share
 with us?

15:27

- 6 No, I would just take the opportunity of reinforcing Α. 7 what - I was so pleased when Dr. Swart a few days back 8 said "why don't you not just use common sense?" I just think that MHPS is a process that should hopefully only 9 require to be used as a last resort. 10 Perhaps people 15.27 11 considered that the informal attempts that they made 12 intermittently with me over the years was enough and 13 they'd come to the end of their tether, but I don't 14 think that that was right and proper and I think it 15 should have been done in a commonsensical way with a 15:27 16 particular intent and destination in mind. And also an 17 opportunity that facilitates the import of the 18 clinicians' concerns as well, as I would have had. And 19 how are we going to accommodate all of those? It may have been the case, ultimately, as reflected in some of 15:28 20 Mr. Wolfe's questions, that they may have said, 'well, 21 22 sorry, in the real world, I'm sorry about your concerns 23 but that's it.' And I would just have had to accept 24 it. But that would have come in that memorandum of 25 understanding. I think that was so much the 15:28 frustration. 26
- 27 28

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So, in addition to what you have said, I just did have a concern about a kind of -- I was rather attracted to

the idea - I'm not putting myself forward for the role, 1 2 by the way - I was rather attracted to the idea of across broad specialties, like surgery or medicine or 3 paediatrics or obstetrics and gynaecology, if you could 4 5 recruit a body of recently retired consultants in 15:28 Northern Ireland, it's a relevantly small place, who 6 7 would be able to come in and offer some support and 8 some advice - it may not work out at all. I was rather attracted to NCAS, both Dr. Fitzpatrick and Dr. Lynn, 9 they impressed me greatly in their input, and their 10 15.29 11 inputs are limited, they are advisory.

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13 So, I think there's a role for external input, whether it's as an NED or whether it's in some other advisory 14 15 role, in order to get two parties at a stage where 15:29 16 they're considering - now I'm not talking about issues like criminal or other really serious issues, I'm 17 18 talking about these kind of performance issues or 19 whatever you label them, to get people around the table 20 to try to address it. 15:29 Thank you, Mr. O'Brien. That's been 21 CHAI R: Okay. 22 very helpful. I'm sorry that you've had to be here as 23 long as you have. I know it's not easy for anyone 24 giving evidence before us and you've had guite a long 25 stint this week. So, I hope you do have some rest this 15:30 26 weekend. We'll see everyone else on Tuesday morning. 27 THE INQUIRY WAS THEN ADJOURNED UNTIL TUESDAY, 25TH APRIL 2023 AT 10:00 A.M. 28 29