

RESTRICTION ORDER

in relation to

attendance at oral hearings where evidence is being given by certain witnesses and the disclosure or publication of any evidence and documents referring or relating to those witnesses

In exercise of the powers conferred upon me by sections 19 and 20 of the Inquiries Act 2005 and considering that it is conducive to the Inquiry fulfilling its terms of reference to make this Order:

- (a) I restrict the right of attendance at the hearings of the inquiry when the evidence is taken of the witnesses referred to below in relation to topics C5 and C6 to the following:
 - (i) members of the Inquiry team;
 - (ii) counsel and one representative of the solicitors representing the designated core participants; and
 - (iii) any person authorised by me to accompany either witness during the hearing of that witness's evidence

and I prohibit the attendance of any other person at any such hearing.

- (b) I prohibit the disclosure or publication by any person of any evidence (either oral or written), given, produced or provided to the Inquiry by or in relation to the witnesses so listed or any relative or family member of theirs referred to in any such evidence, except:
 - (i) to the extent that such evidence is published by the Inquiry team; or
 - (ii) where the disclosure or publication is made, or expressly authorised, by the witness in question and does not involve disclosure or publication of such evidence relating or referring to any other witness in relation to whom I have directed the use of a pseudonym

(c) This Restriction Order applies to the following witnesses who, by virtue of Inquiry Procedure Direction No 10, I have today determined shall be referred to using the following pseudonyms:

Colin Stephen

3 November 2011