

**INQUESTS ARISING FROM THE DEATHS  
IN THE LONDON BRIDGE / BOROUGH MARKET  
TERROR ATTACK OF 3 JUNE 2017**

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**AGENDA FOR PRE-INQUEST HEARING ON 9 FEBRUARY 2018**

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Note: The topics on this agenda are to be explained and elaborated in the written submissions of counsel to the inquests, which should be considered before others prepare their own submissions. It is recognised that, at this first hearing, there can only be preliminary consideration of the topics listed under item 4 below.

1. Designation of interested persons in relation to:
  - (a) the inquests of the two people who died as a result of the driving of the attackers' vehicle on London Bridge (Xavier Thomas and Christine Archibald);
  - (b) the inquests of the six people who died as a result of injuries inflicted by the attackers after they had left the vehicle (James McMullan; Alexandre Pigeard; Kirsty Boden; Sébastien Bélanger; Sara Zelenak; and Ignacio Echeverria Miralles de Imperial);
  - (c) the inquests of the three attackers (Khuram Butt; Rachid Redouane; and Youssef Zaghba).
  
2. Update on the police and IPCC / IOPC investigations into the events of the attack. Arrangements for provision of documents from the investigations (statements, exhibits, other documents and audio-visual material) to the Coroner.
  
3. Arrangements for disclosure by the Coroner to interested persons.
  
4. Initial discussion of further case management and legal issues:
  - (a) The organisation of the inquests, for example whether (i) all are to be heard together or (ii) there is to be a hearing of the inquests concerning the victims and a separate hearing of the inquests concerning the attackers.
  - (b) The possible scope of the inquests.

- (c) Which inquests have to be heard, or ought to be heard, with a jury.
- (d) In which of the inquests the state's procedural obligation under Article 2, ECHR, may be engaged.
- (e) Arrangements for selection of witnesses.
- (f) Expert evidence.
- (g) Applications for anonymity and screening / special measures.
- (h) Handling of any public interest immunity applications.
- (i) Possible time and venue for the inquests, and logistical arrangements.
- (j) Further pre-inquest hearings.