

OPUS 2

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London Bridge Inquests

Day 18

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1 Friday, 31 May 2019
 2 (10.03 am)
 3 MR RADCLIFFE: Sir, might I just raise a matter relating to
 4 the timetable before Mr Patterson continues. Some of
 5 the matters that he has raised over the last couple of
 6 days have a relevance to my client and to the extent
 7 that they weren't anticipated, we're in the process of
 8 taking instructions. It rather feeds into two further
 9 points.
 10 First, I know that the timetable is relatively tight
 11 today and that Detective Sergeant Ager must finish.
 12 THE CHIEF CORONER: Yes.
 13 MR RADCLIFFE: Secondly, I also rather anticipate that
 14 a number of the matters that I might otherwise ask about
 15 are likely to be covered by evidence that's to be heard
 16 in the next two weeks.
 17 THE CHIEF CORONER: Yes.
 18 MR RADCLIFFE: I spoke with Mr Hough on Wednesday afternoon
 19 and he was kind enough to confirm that of course
 20 Detective Superintendent Riggs is equally able to deal
 21 with any matters that might remain outstanding.
 22 THE CHIEF CORONER: Yes.
 23 MR RADCLIFFE: She is to come back on 24 June, and in those
 24 circumstances, I would think it is probably better,
 25 rather than duplicate questions, to leave them for her.

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1 THE CHIEF CORONER: I see no difficulty with that,
 2 Mr Radcliffe, at all.
 3 MR RADCLIFFE: I've told both Mr Patterson and Mr Hough.
 4 DCI WAYNE JOLLEY (continued)
 5 Questions by MR PATTERSON QC (continued)
 6 MR PATTERSON: May it please your Lordship.
 7 Mr Jolley, can we just remind ourselves that we know
 8 from Witness L that the MI5 counter-terrorism unit
 9 investigation was suspended between 21 March of 2017 and
 10 5 May?
 11 A. Yes, sir.
 12 Q. Just with your help, please, before that happened
 13 however, so prior to 21 March, the events that had taken
 14 place, did they include first of all Butt for quite
 15 a period of time working behind the counter at the Ummah
 16 Fitness Centre?
 17 A. Yes, sir, again that's information that we received
 18 post-attack.
 19 Q. Secondly, Butt having telephone contact with his two
 20 attacker accomplices, again, that's all prior to
 21 21 March?
 22 A. Yes, sir.
 23 Q. Over two months had gone by since the beginning, at
 24 least, of that contact; yes?
 25 A. Yes, sir, it was December, yes.

2

1 Q. Thirdly, Redouane has been working behind the counter at
 2 the gym prior to that period.
 3 A. Yes, sir.
 4 Q. Fourthly, Zaghba has been attending the gym from
 5 late January, you told Mr Hough?
 6 A. Yes. I believe he cancelled his membership at his other
 7 gym on 8 February, yes.
 8 Q. Next, Butt has attended at London Bridge station for
 9 an interview, that was on 7 February, so a month and
 10 a half prior to the suspension of the investigation?
 11 A. Yes, sir.
 12 Q. And, as we saw yesterday, that was accompanied by
 13 a written application specifically asking to work at
 14 London Bridge station.
 15 A. I believe the potential employer entered that into the
 16 application.
 17 Q. Where do we see that evidence?
 18 A. Sir, I thought that was on the document that you showed
 19 yesterday.
 20 Q. No. We can go back to it if necessary. As we saw, that
 21 was a document that contained a number of entries coming
 22 from Butt, namely his personal details and the like.
 23 A. Oh, then my mistake sir, sorry.
 24 Q. Yes. So, again, all of that is about a month and a half
 25 before the suspension of the investigation, isn't it?

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1 A. Yes, it is.
 2 Q. Also before the suspension of the investigation was the
 3 significant events on 7 March, when all three of them
 4 were together at the gym; is that correct?
 5 A. Yes, sir.
 6 Q. Also on 7 March, all three of them going to the home
 7 address of the man under investigation, Mr Butt?
 8 A. Yes, sir.
 9 Q. So not just a gym association, but an association that
 10 involved the two attackers going to his home address;
 11 yes?
 12 A. That's correct, sir.
 13 Q. Witness L states in his statement that it is now known
 14 that at the Ummah Fitness Centre that day:
 15 "... Butt was probably seeking assistance that day
 16 with obtaining an item which may possibly have been
 17 a firearm."
 18 You are familiar with the contents of Witness L's
 19 statement?
 20 A. I am, sir.
 21 Q. So material suggesting he was trying to get his hands on
 22 a gun some three months before the attack; is that
 23 right? 7 March, the attack was on 3 June?
 24 A. Yes, that's correct.
 25 Q. Next, and this is all still before we get to the

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1 suspension of the investigation , the operational phone
 2 was bought in the middle of March between 15 and
 3 17 March; is that correct?
 4 A. Yes, I believe that is .
 5 Q. Would you agree that it 's more likely than not,
 6 therefore, that the three of them would have discussed
 7 prior to that obtaining an operational phone?
 8 A. I can't answer that question. I don't know what they
 9 discussed, sir .
 10 Q. Well, let 's just pause and think about that for
 11 a moment. It's highly unlikely that three terrorist
 12 attackers who got an operational phone and kept it clean
 13 wouldn't have discussed getting it before they got it ;
 14 would you agree?
 15 A. It 's likely , yes.
 16 Q. Yes. And there would need to be time for them to get to
 17 know each other, trust each other, learn each other's
 18 radical ideologies, develop such a degree of trust that
 19 they would decide to commit an act of terrorism
 20 together; would you agree?
 21 A. Yes, sir .
 22 Q. So the period of attack planning isn't just two and
 23 a half months from the operational phone in mid-March to
 24 3 June, the attack. The period of attack-planning is
 25 significantly more than two and a half months, isn't it?

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1 A. Sir, you've got all of that, and that's the assessment
 2 that you've made, so.
 3 Q. Well, what do you suggest, realistically , let 's be
 4 absolutely realistic ? It must have been more than two
 5 and a half months, mustn't it?
 6 A. They met in December, we know that that was the first
 7 time that they had contact with each other.
 8 Q. Yes, so it would be wholly artificial and unreasonable
 9 to conclude that there's only two and a half months of
 10 missed opportunities; would you agree?
 11 A. I don't agree, sir , no.
 12 Q. I 'm so sorry?
 13 A. Sir, I don't agree that there were missed opportunities
 14 around --
 15 Q. All right, I 'll put it another way. In terms of
 16 focusing whether there were possibly missed
 17 opportunities, we shouldn't just focus on two and a half
 18 months post the operational phone in mid-March, should
 19 we?
 20 A. Sorry, repeat the question, sir .
 21 Q. Yes. We shouldn't just begin our analysis in mid-March,
 22 should we?
 23 A. Sir, as I've said, you know, there is evidence that they
 24 were all in contact with each other in January 2017.
 25 Q. Yes. And would you agree with me that it 's likely ,

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1 let 's be realistic , it 's likely that there would have
 2 had to have been a significant period of time for these
 3 men to become so close and trusting that they would
 4 begin to plan an attack?
 5 A. Sir, I don't know what their mindsets were in relation
 6 to trusting each other, but all I can say, from
 7 an evidential point of view, is that we know they're in
 8 contact with each other in January 2017, all three of
 9 them.
 10 Q. Especially if prior to mid-March, we have on 7 March all
 11 three of them at the gym, all three of them at Butt's
 12 home address, and the possibility that Butt was trying
 13 to get his hands on a gun?
 14 A. Yes, sir , we've seen evidence of them attending the gym
 15 and the home address.
 16 Q. So it's at least three months of attack-planning, isn't
 17 it?
 18 A. Like I say, I don't know what was discussed on 7 March.
 19 Q. And that attack-planning over the period, whatever
 20 precisely it was, included these periods before the
 21 suspension of the investigation on 21 March, didn't it?
 22 A. Yes, these events happened prior to the suspension.
 23 Q. My suggestion is this , Mr Jolley : the attack-planning
 24 that was clearly going on at that time was there to be
 25 detected, wasn't it?

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1 A. Sir, like I say, we provided the evidence and the
 2 evidence was that they were in contact with each other
 3 in January, yes.
 4 Q. Would you agree with this as a general proposition: that
 5 any reasonably competent investigator of Khuram Butt,
 6 while he was still under active investigation , would
 7 want to keep an eye on his contacts?
 8 A. Sir, an assessment would have been made on the
 9 intelligence they had and, like I say, we know that they
 10 were now in contact with each other in January 2017.
 11 Q. Forgive me, as a broad principle -- ignore this case --
 12 as a broad principle would you agree with this: if
 13 person X is under investigation for suspected terrorism,
 14 you would want to keep an eye on the general topic of
 15 who they are in contact with, wouldn't you?
 16 A. Sir, we work on the intelligence that we have to hand
 17 and we deploy relevant covert tactics .
 18 Q. Right, I 'll try it in a different way. You're not
 19 saying, are you, you would ignore consideration of who
 20 they are in contact with, are you?
 21 A. No, it 's always an objective to try and ascertain
 22 associations .
 23 Q. Exactly. And relevant to that will be if they are
 24 repeat contacts? So not just a single telephone contact
 25 on one day, but the same phone number being in contact

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1 with person X again and again and again; would you
2 agree?
3 A. Yes, sir.
4 Q. And then later in the period that we are focusing on,
5 Witness L tells us that the investigation was reopened
6 on 5 May, so about a month before the attack; that's
7 right, isn't it?
8 A. Yes, it was.
9 Q. Would you agree with this as a general proposition: that
10 any reasonably competent investigators would want to
11 catch up on what the person has been doing since they
12 were last under significant investigation?
13 A. Sir, again, as I've mentioned before, it would depend
14 on -- an assessment will be made and it would depend on
15 the intelligence that we're in possession of.
16 Q. Of course, but as a general proposition, ignore this
17 case, if person X is under investigation, if there's
18 suspension for a period of time and then resumption, any
19 reasonable investigator will want to consider: well,
20 what's he been doing since we were last looking at him?
21 Would you agree?
22 A. Yes.
23 Q. Where is he going; yes?
24 A. It would be one of the considerations, yes, sir.
25 Q. Yes. Who is he in contact with? Is there anyone new on

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1 the scene? Would you agree?
2 A. In general terms, yes, sir.
3 Q. Which numbers appear heavily or on an ongoing basis in
4 his call data; yes?
5 A. Again, these will all be things that a senior
6 investigating officer would consider, yes.
7 Q. And after the resumption of the investigation we know
8 that his second child was born on, I think it was 5 May,
9 so the day the reopening occurred; is that correct?
10 A. Yes, I believe she was born early in May.
11 Q. So it's after the investigation has resumed that he
12 makes that significant comment, doesn't he, not to post
13 photographs of the child on social media in case
14 anything happens to him; is that right? Was it in that
15 period that that comment was made, after the recent
16 birth of his child?
17 A. Yes, I believe it's so. I can't remember the exact date
18 he says that.
19 Q. So this, you would agree, would be a significant comment
20 if this was picked up because this was a fit and healthy
21 27-year-old suggesting that he might be about to commit,
22 in effect, a terrorist attack, possibly; yes?
23 A. I'm not so sure it is as definitive as that, sir, it
24 depends on the context with the rest of the
25 conversation.

10

1 Q. But ordinarily it would ring alarm bells?
2 A. It's a big leap from that statement to suggest that he
3 was going to commit a terrorist attack.
4 Q. All right, but it would ring alarm bells to somebody
5 monitoring him if they picked up that comment, wouldn't
6 it?
7 A. Like I say, sir, it depends on the context it was made
8 and the rest of the conversation.
9 Q. All right, let's look at this context: terror suspect
10 Khuram Butt under investigation, if that comment was
11 picked up it would ring bells, wouldn't it?
12 A. Again, it would be assessed in relation to all of the
13 other intelligence that we were in possession of.
14 Q. Yes. You wouldn't ignore it and discount it, would you?
15 A. I'm not sure we ignore anything, sir.
16 Q. No. It would be potentially relevant, wouldn't it?
17 A. Potentially.
18 Q. And during May, so after the resumption, we know that
19 Butt and Redouane were also associating at the same
20 mosque, the At-Taqwa mosque on Longbridge Road in
21 Barking; is that correct?
22 A. Yes, sir.
23 Q. So again in terms of surveillance opportunities, this
24 was another opportunity to see this ongoing recent
25 association between him and Redouane, wasn't it?

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1 A. As I said yesterday, sir, surveillance is a covert
2 tactic that we often use, but it is a tactic that is
3 intelligence-led.
4 Q. Yes.
5 MR HOUGH: May I just -- sorry, just before we go on,
6 there's just one point to correct, and it's not a major
7 point but I know that proceedings are being reported.
8 The evidence of Haleema Butt, which was summarised
9 earlier through Mr Jolley's evidence, was that she had
10 been asked not to post photographs of the child and that
11 request had been made before the child's birth. I don't
12 think she gave a precise date for that. It's
13 paragraph 4.7 of the biographical report of Khuram Butt,
14 page 21 of that report. Page 6 of her statement.
15 MR HOUGH: The birth is early May.
16 MR PATTERSON: Thank you very much.
17 Officer, in terms of the two of them at the mosque,
18 would you agree that this is another location where
19 Butt, it seems, is possibly associating with this man,
20 Redouane?
21 A. Yes, sir.
22 Q. So another opportunity possibly to pick up this repeat
23 contact; yes?
24 A. I've just provided the answer to that question, sir,
25 yes.

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1 Q. So you agree it's another place and another occasion in
2 which Butt is meeting this man, potentially?
3 A. As I've already answered, sir, surveillance is a covert
4 tactic that we use.
5 Q. We know that, yes.
6 A. And it's intelligence-led.
7 Q. That's right. Whether it was picked up or not we'll
8 deal with later with other witnesses, but would you
9 agree that obviously of relevance to this whole issue is
10 opportunities that were there to detect contact?
11 A. Surveillance would identify association.
12 Q. Yes. And so if he is being tailed, for example, this
13 would be an opportunity, possibly, to see that he is
14 meeting this man again and again and again?
15 A. That's the idea of surveillance.
16 Q. And so by now it's some five months since we can
17 confidently say that the two men have been associating,
18 isn't it?
19 A. Like I said, sir, we have evidence that from January
20 they were associating with each other, yes.
21 Q. And we're now into May; yes?
22 A. That's correct.
23 Q. And then 14 May, the barbecue at which Redouane was
24 present, so again, he is at the home address of Butt?
25 A. Yes, he is.

13

1 Q. And so this is after the resumption of the investigation
2 in early May; yes?
3 A. Yes, sir.
4 Q. And so Butt has now had contact of one kind or another
5 with Redouane again and again and again and again and
6 again, hasn't he?
7 A. Yes, sir.
8 Q. For many months at the gym, by telephone; yes?
9 A. Yes, sir.
10 Q. The two men are working both behind the counter at the
11 gym for many months, aren't they?
12 A. They've been in contact with each other, sir,
13 since January 2017, yes.
14 Q. He has been more than once at the home address of
15 Mr Butt?
16 A. Yes.
17 Q. And if we look at the telephone contact around then, if
18 we go, please, to the timeline, {DC8207/12} so the
19 details of the call data are on this schedule from
20 early May and we can see that at the top of page 12, for
21 example, we have Butt in telephone contact with him at
22 the beginning of May, 2 May; do you see that?
23 A. Yes.
24 Q. The green colour for Butt and the orange colour for the
25 number used by Redouane.

14

1 A. Yes, I can see that.
2 Q. And as we go through the days that follow in early May
3 we can see that Butt is in contact with Redouane again
4 and again on subsequent days, green and orange contacts.
5 A. Yes, sir.
6 Q. And we can see the blue, the number that's being used by
7 Zaghba. So the resumption of the investigation is about
8 halfway down the page on 5 May. That's where that slots
9 into the chronology; that's right, isn't it?
10 A. Yes, sir.
11 Q. And then on to {DC8207/13}, please. Contacts again
12 between Butt and Redouane on 13 May, about a third of
13 the way down, the green colour for Butt and the orange
14 colour for Redouane.
15 THE CHIEF CORONER: It's now become very much clearer on our
16 screens, thank you.
17 MR PATTERSON: Yes, I'm grateful, I know that there's
18 something clever that can be done to help with the
19 details.
20 So that's right, isn't it, officer? So before we
21 get to the significant date of the 14 May barbecue,
22 15 May, three identical knives purchased by Redouane,
23 Butt, the man under investigation, has all this
24 telephone contact with him, doesn't he?
25 A. Yes.

15

1 THE CHIEF CORONER: Quite a lot of the contact,
2 Mr Patterson, it may not matter, is obviously text
3 message rather than by phone call.
4 MR PATTERSON: Absolutely.
5 THE CHIEF CORONER: Because one can see that in the time
6 column there is simply 00 and "text message" but there
7 is contact between the phones.
8 MR PATTERSON: Yes. And obviously, officer, if there were
9 text messages you may not be able to recover the
10 contents but you can see the repeated nature of the
11 communications, can't you? And where there's a voice
12 call, you can see the duration of the calls; yes?
13 A. That's detailed in the timeline, sir, yes.
14 Q. Yes. Any reasonably competent investigator should have
15 been looking at Redouane at this stage, I would submit;
16 would you accept that?
17 A. Again, sir, as I've already said, depending on what the
18 intelligence was at that time.
19 Q. On 15 May, he buys those three identical large knives;
20 yes?
21 A. Yes, he does.
22 Q. Again, being realistic, it's likely, isn't it, that
23 there would have been discussions with Butt about the
24 proposed purchase of those three large knives; would you
25 agree?

16

1 A. Yes, potentially .
 2 Q. Butt is likely around that time to have been speaking
 3 about the purchase of knives, isn't he, realistically ?
 4 A. Are you saying speaking on the telephone, sir, or just
 5 speaking in person?
 6 Q. Speaking, whether on the telephone or face-to-face, but
 7 he is likely to have been speaking as part of the
 8 attack-planning, isn't he, let's be realistic? The
 9 knives are bought on 15 May.
 10 A. Yes, sir .
 11 Q. And so again, would you agree there's an opportunity
 12 around that time, in the middle of March, after the
 13 resumption which was on the 5th, to pick up the
 14 attack-planning? Forgive me, middle of May.
 15 A. Again, sir, like I say, it would depend on the
 16 intelligence that we had in our possession at that time.
 17 Q. I agree. I think we find out that it wasn't picked up.
 18 I'm simply making the point it's likely that the men
 19 were talking about knives, isn't it?
 20 A. Yes.
 21 Q. Yes.
 22 Reported at about that time on 17 May was the arrest
 23 of a number of men from the Barking area, Umar Haque,
 24 Muhammad Abid and a Mr Mamun, as part of an MI5 CT
 25 command investigation into a suspected terror plot. We

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1 looked at this yesterday.
 2 A. We did, sir .
 3 Q. Men who were linked to the Ripple Road mosque, which was
 4 also attended by Khuram Butt.
 5 A. That's correct .
 6 Q. So would you agree these were significant local arrests?
 7 A. Significant in what respect, sir?
 8 Q. In counter-terrorism activity ?
 9 A. Oh yes.
 10 Q. Yes. Have you looked into, one way or the other,
 11 whether there were links between Butt and these men?
 12 A. There's no evidence of Butt being linked to these
 13 individuals .
 14 Q. Yes. Have you specifically looked into whether there
 15 were links between him and these men?
 16 A. I can't remember that, sir. I would have to find the
 17 answer to that for you.
 18 Q. Could you, and let us know, please, Mr Jolley?
 19 A. Of course.
 20 THE CHIEF CORONER: It may be, Mr Patterson, we can come
 21 back to that with a later officer, but certainly
 22 the check can be made, I'm sure.
 23 MR PATTERSON: Yes, I am very grateful. Obviously it is one
 24 thing if it was looked into and you didn't find
 25 anything, it is another thing if you hadn't looked into

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1 it and therefore we simply don't know one way or the
 2 other?
 3 A. Yes, absolutely .
 4 Q. On 20 May, Butt's Corsa is being used by Zaghba to go to
 5 Southend.
 6 A. Yes.
 7 Q. So, again, obviously we'll analyse later whether there
 8 was this picked up in the surveillance or not, but
 9 again, would you agree there is an opportunity in
 10 an investigation to see what Butt is up to or who he is
 11 in contact with by focusing on his car?
 12 A. As I've already said, sir, surveillance provides
 13 opportunities but, again, it is intelligence -led.
 14 Q. Of course, but there have been many examples, haven't
 15 there, where listening devices have been installed in
 16 cars and evidence has been used in later prosecutions?
 17 A. I'm not prepared to answer that question, sir .
 18 Q. Well, I can name examples where it's in the public
 19 domain where listening devices in cars have resulted in
 20 evidence being presented.
 21 A. Okay.
 22 Q. Well, I mean it's a matter of public knowledge: would
 23 you agree that there are a whole host of eavesdropping
 24 opportunities and techniques that are available?
 25 A. There is a whole host of covert tactics that we

19

1 deploy, yes, sir .
 2 Q. And would you agree that focusing on a suspect's car is
 3 a potential opportunity?
 4 A. Again, sir, it depends on the evidence that we have in
 5 our possession of what the covert tactics will produce.
 6 Q. Of course, you may decide not to use a particular
 7 tactic, but would you agree with this: that Zaghba has
 8 been going to Butt's gym since January; yes?
 9 A. Yes.
 10 Q. He has been in telephone contact on an ongoing basis
 11 with him since January; yes?
 12 A. Yes.
 13 Q. He has been to his home address in March?
 14 A. Yes.
 15 Q. He is entrusted to use his car, which suggests
 16 a particularly close friendship or association; yes?
 17 A. Yes.
 18 Q. My suggestion is this: any reasonably competent
 19 investigation would want to inquire into this person who
 20 he is associating with in this way?
 21 A. Again, sir, as I keep reiterating, it will depend on the
 22 intelligence that we have in our possession at the time.
 23 Q. Well, I suggest even without specific intel saying
 24 Zaghba's attack-planning, all of those things when
 25 pulled together, I suggest, make it plain that this

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1 contact was crying out to be looked at; would you agree?
 2 A. Sorry, sir?
 3 Q. Ignoring specific intel, all of these features that
 4 I have listed made it plain that this contact was crying
 5 out to be looked at, to be looked into.
 6 A. Again, sir, like I say, the intelligence we had at the
 7 time would have been assessed.
 8 Q. The next day, 21 May, again Butt's red Corsa is being
 9 used with Zaghba in the car, on this occasion Butt is
 10 alongside him in the car; they're going swimming
 11 together, yes?
 12 A. Yes.
 13 Q. And, of course, if you did make inquiries about Zaghba,
 14 you might find out that he had been somebody who had
 15 tried to travel to fight for Isis in Syria?
 16 A. Sorry, sir?
 17 Q. Well, if you had made -- if there had been
 18 investigations into him, it's possible that the Isis --
 19 the attempt to travel to fight for Isis might have been
 20 unearthed?
 21 A. It's possible.
 22 Q. And if we look, please, in the timeline around this
 23 period, as we get later on in May, so at the bottom of
 24 page 13 we have those contacts, and then over on to
 25 page 14 we have, particularly on 21 May at the bottom of

21

1 page 14 we've got Butt in contact with Zaghba for 2 and
 2 a half minutes nearly; do you see that? It's the second
 3 of those entries towards the bottom? Entry number 585.
 4 A. Yes, sir.
 5 Q. If we can just scroll slightly to the right, we can just
 6 see the ... thank you very much, yes. And a little to
 7 the left. Perfect.
 8 So Butt is in contact with Zaghba on 21 May at about
 9 lunchtime for nearly 2 and a half minutes, Zaghba around
 10 that time, before and after he is in contact with
 11 Redouane, and then Butt's in contact with Zaghba. So
 12 Butt's in contact with a series of contacts sent by text
 13 that afternoon, isn't he?
 14 A. Yes, sir.
 15 Q. And then on, please, to page 15. Further contacts by
 16 Butt using his 594 phone. That's a phone that you were
 17 aware of from the fraud investigation some months
 18 earlier, weren't you?
 19 A. Yes, I believe so.
 20 Q. So it's relatively easy to get hold of the call data and
 21 see a particular number appearing again and again and
 22 again, isn't it?
 23 A. Again, sir, the -- we would only obtain call data
 24 depending on what intelligence we had at the time.
 25 Q. And then on 26 May, again, focusing on what the Corsa is

22

1 doing. Butt's car is going again to Southend, it's
 2 being used by -- it is these two people again, isn't it,
 3 it's Redouane and Zaghba using his car on 26 May?
 4 A. Yes, they do.
 5 Q. Then we get to 29 May, all three of them at the gym in
 6 the dead of night, speaking together out on the street?
 7 A. Yes, sir.
 8 Q. Looking at it, it's plain, isn't it, from all of what's
 9 going on that this is highly suspicious conversation;
 10 would you agree?
 11 A. Yes, I would.
 12 Q. And if that were to be viewed by any surveillance
 13 officer, they would think that it would be very
 14 suspicious conversation, wouldn't they, realistically?
 15 A. A surveillance officer would report it back, yes, sir.
 16 Q. Well, they wouldn't detach -- they wouldn't stop
 17 thinking. They would be thinking to themselves:
 18 goodness me, that's interesting, I wonder what's going
 19 on, wouldn't they?
 20 A. A surveillance officer records all movements of the
 21 individual, sir.
 22 Q. The person to whom he reports it back would be thinking:
 23 goodness me, that's interesting?
 24 A. Potentially, sir, yes.
 25 Q. Yes, especially when the telephone is placed on the

23

1 ground before the walk and talk begins, a classic
 2 anti-surveillance technique, isn't it?
 3 A. Yes, sir.
 4 Q. And again and again in these sorts of jihadist plots we
 5 see that they go to the centre of a boating lake or the
 6 centre of a park or an area of open land and walk and
 7 talk so they can distance themselves from any suspected
 8 microphones or surveillance techniques; that's right,
 9 isn't it?
 10 A. There are many different methods, sir.
 11 Q. Yes, but we've all experienced them in case after case,
 12 haven't we, officer?
 13 A. Yes.
 14 Q. The attack-planning was there to be detected, wasn't it?
 15 A. Like I said, sir, the intelligence at the time would
 16 have been assessed.
 17 Q. And in light of all of those things that I've gone
 18 through in the chronology, in the build up to 29 May,
 19 I suggest that a reasonably competent investigation
 20 would have had Butt being monitored at that point; would
 21 you accept that?
 22 A. Sorry, repeat the question, sir?
 23 Q. In light of all the things that have been happening in
 24 the months up to then, and I've gone through the
 25 chronology, any reasonably competent investigation would

24

1 have had Butt being monitored at that point?
 2 A. Again, sir, like I say, it would depend on what the
 3 intelligence was at the time which would have been
 4 assessed as to whether the covert tactics would have
 5 been deployed.
 6 Q. So just like with the meeting on the 14th, the day
 7 before the knives are bought, here we have the meeting
 8 on the 29th shortly before the bottles for the Molotov
 9 cocktails are bought?
 10 A. Yes, the bottles were bought on the 30th.
 11 Q. On the 30th. So it's very possible, if not probable,
 12 that they were talking about the purchase of the bottles
 13 at around that time, isn't it?
 14 A. Potentially, sir, yes.
 15 Q. And if you saw Redouane, a devout and religious Muslim
 16 buying that, again, that might ring some alarm bells,
 17 mightn't it?
 18 A. It's information that we would have assessed.
 19 Q. Yes, and considered its relevance? You would consider
 20 it and its potential relevance, wouldn't you? Why is
 21 this man buying 12 bottles of wine?
 22 A. Of course, sir, as the senior investigating officer we
 23 consider all of the information and intelligence that is
 24 in our possession.
 25 Q. We'll hear from Witness M about the police side of the

25

1 investigation. Did you yourself, Mr Jolley, feature in
 2 that investigation?
 3 A. In what part of the investigation, sir?
 4 Q. Were you a member of the investigative team?
 5 A. I was from June 2016, I believe it is.
 6 Q. Right. So for a year, you had been involved in it up to
 7 this point?
 8 A. Yes, sir.
 9 Q. And so were you involved in the considerations as to
 10 whether to disrupt this terrorist suspect by taking
 11 action about suspected fraud?
 12 A. Yes, sir.
 13 Q. Because taking it briefly, he opened a Nationwide bank
 14 account on 19 May and then he claimed that he never
 15 received either the card or the PIN number; is that
 16 correct?
 17 A. That's correct.
 18 Q. So in other words, he was saying the two separate
 19 envelopes to his home address must have been intercepted
 20 by somebody because they never reached him.
 21 A. That's what he states, yes.
 22 Q. And then some days later, there were withdrawals from
 23 that account on 23 May at Grays out in Essex and on
 24 24 May and 26 May?
 25 A. I believe they are the dates, yes.

26

1 Q. And cell site put his phone in the Grays area on 23 May,
 2 didn't it?
 3 A. Yes, sir.
 4 Q. And moving forward, he then claimed in relation to
 5 a separate suspected fraud that on 10 July -- this is
 6 all the previous year, these events -- 10 July 2016 he
 7 claimed that his wallet had been stolen. So, again, he
 8 was the unfortunate victim in this way, somebody has
 9 stolen his wallet, and cards from that wallet were then
 10 used, he was claiming, by a thief.
 11 A. That's correct.
 12 Q. So he was saying three separate accounts in different
 13 ways all suffered fraud?
 14 A. Yes, I think that's correct, yes.
 15 Q. How did he say the thief got hold of his PIN number for
 16 those other cards that were stolen, he claimed, from his
 17 wallet?
 18 A. I can't remember, sir.
 19 Q. So would you agree that he must have been a remarkably
 20 unlucky individual to have been the victim of all of
 21 these interceptions of cards on different occasions and
 22 PIN numbers on different occasions; would you agree?
 23 A. Sorry, agree that he was unlucky?
 24 Q. That was the issue you had to consider: do we have the
 25 prospect of a realistic conviction or not? These are

27

1 the facts. Should we charge him or not?
 2 A. The facts are always taken into consideration and the
 3 police aren't responsible for making a decision about
 4 charging.
 5 Q. But the decision not to charge was based on the public
 6 interest rather than evidential sufficiency, wasn't it?
 7 A. Sir, I think there will be other witnesses that will be
 8 giving evidence in relation to the charging decision and
 9 the investigation into the fraud.
 10 Q. The reason I raise this, officer, is your name features
 11 on a key document in relation to the decision not to
 12 prosecute in early June 2017, so a few days before the
 13 attack, it's DI Wayne Jolley whose name appears on
 14 an NFA document?
 15 A. Yes, sir, it does.
 16 Q. So did you feature in the decision-making as to whether
 17 or not to proceed?
 18 A. Yes, I did.
 19 Q. {DC7985/1}, please. We can see this document. It
 20 records a decision to NFA, no further action?
 21 A. Yes, it does.
 22 Q. And it refers to a face-to-face conference with the CPS
 23 and a case progression meeting with DI Jolley. So you
 24 had been involved, had you, in a decision-making meeting
 25 with the CPS?

28

1 A. I believe that was a meeting with a couple of members of
2 my team, not face-to-face with the CPS.
3 Q. All right. But did you have some degree of
4 responsibility for the decision?
5 A. I did, sir, and it notes public interest there. The
6 actual email from the CPS, I believe, states
7 insufficient evidence.
8 Q. Ah, well you are one step ahead of me. That's why
9 I wanted to ask you. My suggestion is plainly there was
10 sufficient evidence to charge and let a jury decide
11 whether or not he had been the unfortunate victim on all
12 these separate occasions of these interceptions?
13 A. Sir, my team carried out an investigation, they
14 presented the case to the Crown Prosecution Service and
15 the Crown prosecuting lawyer made the decision that
16 there was insufficient evidence to proceed and, again,
17 like I say, there will be other witnesses that will be
18 providing evidence around the decision-making.
19 Q. Did the police agree with that decision, that there was
20 insufficient to proceed?
21 A. Again, sir, the decision was provided to us by the Crown
22 Prosecution Service and the decision was accepted.
23 Q. Because there was a co-accused who had adopted a similar
24 MO, a similar modus operandi, wasn't there, Abdulatif?
25 A. Yes, sir.

29

1 Q. Who pleaded guilty when he was charged: he didn't even
2 fight the case, did he?
3 A. Yes, he pleaded guilty and I believe he received about
4 20 hours' community service.
5 Q. With hindsight, do you think that it would have been
6 possible to charge Khuram Butt and make an application
7 to remand him in custody for these repeated and distinct
8 offences of fraud?
9 A. My team carried out an investigation. They presented
10 the case to the Crown Prosecution Service and the Crown
11 Prosecution Service made that decision, sir.
12 Q. The need to carry out further work to get it ready for
13 trial wouldn't be a good ground not to proceed, would
14 it?
15 A. Sorry, repeat that, sir?
16 Q. The need to carry out further work in order to get
17 a case ready for trial wouldn't of itself be a ground
18 not to proceed, would it?
19 A. Sir, we weren't preparing for trial, sir. The Crown
20 Prosecution Service had provided the decision that they
21 weren't prepared to charge the case.
22 Q. The reason I ask you about that is because it's on the
23 NFA form that the amount of work needed to potentially
24 bring a charge is unrealistic?
25 A. Sometimes, sir, it's not proportionate.

30

1 Q. Yes, but in this case you're looking at disrupting
2 a terrorist suspect, aren't you?
3 A. Again, like I say, sir, the Crown Prosecution Service
4 had provided the advice that there was insufficient
5 evidence to secure a realistic prospect of conviction.
6 Q. We have the opportunity next week to ask the CPS lawyer
7 about this, but just so that you have an opportunity to
8 deal with this, is it your position that the amount of
9 work required was not a material consideration from the
10 police's point of view?
11 A. Again, sir, if we thought that the additional work would
12 result in a charge, then of course we would do the
13 additional work, but the decision from the Crown
14 Prosecution Service was that it was still unlikely to
15 result in a charge.
16 Q. That document, who completed it?
17 A. This document here?
18 Q. Yes.
19 A. It would have been one of my detective constables.
20 Q. Can you help us, then, why it does refer to the amount
21 of work that would be needed?
22 A. I believe that may have been something that the Crown
23 Prosecution Service had mentioned in an email.
24 Q. Right, so that's not something that has come from the
25 police?

31

1 A. Definitely not.
2 Q. So moving forward, at the end of May he comes off
3 WhatsApp and he comes off his smartphone, Khuram Butt;
4 is that correct?
5 A. I believe it's 31 May, sir, yes.
6 Q. And he starts using what has been described as the "dumb
7 phone", or the Nokia phone?
8 A. Yes, sir.
9 Q. If that was something that was picked up by the
10 investigators would you agree that the sudden stopping
11 of using a phone would be something that you would be
12 interested in?
13 A. Again, it depends, sir, in the context of the
14 assessment. There's many reasons why people change
15 phones, you know, if you lose your phone, then you put a
16 new SIM card into a new phone, whatever, like I say, it
17 depends on the context.
18 Q. But one possible explanation is: why is he going quiet
19 all of a sudden with his use of smartphone?
20 A. It's an assessment, but like I say, depending what the
21 intelligence picture was at the time.
22 Q. And then he takes out the loans or he tries to get loans
23 for a total of £14,000 on, I think, is that 1 June? The
24 Amigo loans?
25 A. The two Amigo loans we spoke about a couple of days ago?

32

1 Q. Yes.
 2 A. Yes, I believe that's early June, yes.
 3 Q. So might that have been him seeking to make provision
 4 financially for his wife after he has gone?
 5 A. It might have been, sir. However, the application forms
 6 were sent back to the address after --
 7 Q. After the attack.
 8 A. After the attack.
 9 Q. What would she have had to do to get the monies? Would
 10 she have had to sign a document or fill out a form?
 11 A. I believe they needed a guarantor, sir, but I can't be
 12 sure exactly what was required for them to receive the
 13 money.
 14 Q. The attack was on the Saturday, and on the Friday, so
 15 the eve of the attack, all three men were near the gym,
 16 you told us.
 17 A. Yes, they were.
 18 Q. And so, again, if there was monitoring going on of Butt
 19 at that stage, it's very likely, isn't it, that his
 20 chat, his discussions, would have involved mention of
 21 the intended attack?
 22 A. It's possible.
 23 Q. So then before we get to the Saturday, can you just help
 24 me with this: are there any other sightings of the three
 25 men near Butt's home address that you're aware of that

33

1 we haven't identified so far?
 2 A. Not that I'm aware of, sir, no.
 3 Q. Or in Butt's car, the red Corsa?
 4 A. Sir, all the evidence that my team have uncovered
 5 post-attack has been presented to yourself.
 6 Q. So all the CCTV that's available of whatever kind, it
 7 has all been reviewed, all the surveillance material or
 8 whatever might be available, it's all been reviewed for
 9 other potential contacts?
 10 A. Yes, sir.
 11 MR HOUGH: Can I just say that the witness obviously isn't
 12 able to disclose everything that the authorities may
 13 have obtained. He can only deal with what evidence his
 14 team has been able to pull together and present in open.
 15 MR PATTERSON: Yes, but certainly as you've just heard, of
 16 the material that is within your domain that you can
 17 present in open, you have presumably reviewed all of the
 18 available material?
 19 A. Sir, we've reviewed all the material we have, yes.
 20 Q. As to whether there might have been reconnaissance prior
 21 to the attack, we know that automatic number plate
 22 recognition data for the Corsa features in the material,
 23 but have similar checks been made for the other cars
 24 that are linked to the attackers?
 25 A. Yes, sir.

34

1 Q. So there's a Peugeot, there's a red Fiesta which Hashim
 2 mentions. Has that also been looked into?
 3 A. Sir, we believe the only two vehicles are the Peugeot
 4 and the Corsa. We believe Hashim is mistaken by the
 5 model of the vehicle.
 6 Q. Or Oyster cards; have you looked into whether there are
 7 any touching-in occasions with an Oyster card or with
 8 a bank card where they might have travelled to
 9 particular underground stations or used buses in
 10 particular locations?
 11 A. Yes, sir.
 12 Q. Or cell site details where they seem to be co-located in
 13 the city centre?
 14 A. Yes, sir, all of that work has been carried out and
 15 there was no evidence to suggest that there was any
 16 previous hostile reconnaissance of the location.
 17 Q. So on the day, summarising it, it's a little after
 18 lunchtime that Butt joins Redouane, 14.04, I think, some
 19 time around then; is that correct?
 20 A. Yes, I believe that's when he attends Charisse's
 21 address.
 22 Q. Redouane's address?
 23 A. I believe it's Charisse's.
 24 Q. Charisse's, forgive me, his estranged wife's address?
 25 A. Yes.

35

1 Q. And then at 15.36 Butt is in his Corsa with the other
 2 two men, so again, it's the same two men in his red
 3 Corsa?
 4 A. Yes, that's correct.
 5 Q. And so throughout the day in terms of opportunities for
 6 surveillance or monitoring, from about lunchtime
 7 onwards, so eight hours before the attack, we have the
 8 beginning of face-to-face contact, don't we?
 9 A. Yes, we do.
 10 Q. And there would have come a time when the operational
 11 handset begins to be used. We see that in the footage
 12 with Butt using the phone to make calls, trying to get
 13 his hands on the rental vehicle?
 14 A. Yes, we do.
 15 Q. So obviously if there's surveillance going on, it can be
 16 seen that this isn't his ordinary phone that's being
 17 used, this is a different phone, because no call data
 18 features in his ordinary phone; would you agree?
 19 A. Yes.
 20 Q. And he gets the car by using -- is it a credit card he
 21 uses to get the van?
 22 A. I can't remember actually, sir. It must be.
 23 Q. He gave the cash to the neighbour.
 24 THE CHIEF CORONER: We know that the cash was given to
 25 Mr Murad.

36

1 MR PATTERSON: The neighbour transferred the money to him,
 2 Mr Murad, yes, thank you.
 3 A. Yes, that's right, he gives Mr Murad £160.
 4 Q. And there's a transfer to Butt's account?
 5 A. Yes.
 6 Q. And then he makes the payment using a credit card; is
 7 that right?
 8 A. I don't know what credit card, but it must be -- it's
 9 an online payment, sir.
 10 Q. I'm grateful, a debit card.
 11 So, again, that was him making a payment to Hertz
 12 using a bank card registered in his name, Khuram Butt?
 13 A. Yes, I believe it was, sir, yes.
 14 Q. And when he tries to get his hands on the 7.5-tonne
 15 lorry, although he doesn't ultimately get it, it does
 16 get to the stage of being actually booked; is that
 17 correct?
 18 A. Yes, that's correct, with S&J Hire, I believe it is.
 19 Q. Thank you. We saw on the screen a document in which,
 20 again, his name appears on the booking document,
 21 Khuram Butt, his email address and his name appears on
 22 the booking document, and a phone number appears on the
 23 booking document; yes?
 24 A. Yes, we've seen the document, yes.
 25 Q. So, again, if there was any surveillance and thought

37

1 being given to what's going on, there were potential
 2 opportunities to see what he's doing with his money in
 3 his own name and with his rental bookings in his own
 4 name? Would you agree?
 5 A. If surveillance was happening, then it would have picked
 6 up that connection, sir.
 7 Q. The three of them leave in the red Corsa together, so at
 8 16.42, so as the afternoon progresses, again, Butt's car
 9 has all three of them in it.
 10 A. Yes.
 11 Q. As early as 5.17 in the afternoon, his car is now next
 12 to, physically next to the van at B&Q, isn't it?
 13 A. It is.
 14 Q. All of this is something like four and a half hours
 15 before the attack begins?
 16 A. Yes, sir.
 17 Q. And so, again, would you agree that if there was
 18 surveillance or listening to what's going on in the car,
 19 it's likely that attack discussions were taking place in
 20 that Corsa when the three men were together?
 21 A. Again, as I said, sir, surveillance is intelligence-led
 22 and the aim of surveillance may have picked up
 23 potentially, then, the movements that you say.
 24 Q. And the Corsa brings you right to the van, doesn't it?
 25 If you're following Butt, if you're following his Corsa,

38

1 you've got the three of them, you've got the van, you've
 2 got the gravel, you've got the ballast, all of this four
 3 hours or so before the attack; do you agree?
 4 A. It all happens about four hours before the attack, yes.
 5 Q. And he doesn't just use the operational phone, he uses
 6 another phone for a 4-minute call and a 13-minute call,
 7 doesn't he?
 8 A. I believe he does make a couple of other calls with that
 9 phone. I don't know the exact times or minutes.
 10 Q. He was being a bit careless. He wasn't using the
 11 operational phone; he was now using another phone,
 12 wasn't he?
 13 A. I believe he was, yes.
 14 Q. Was that a missed opportunity that could have been
 15 exploited if there had been active surveillance at that
 16 time?
 17 A. Like I say, sir, active surveillance may have picked up
 18 many of these movements.
 19 Q. Because those calls were, what, to one of the rental
 20 companies? I think it's page 19 of the timeline.
 21 {DC8207/19}, please. If we go down, please, to entry
 22 number 784 at 17.34, so a little after 5.30, Butt is not
 23 using the operational phone, he's using a number that
 24 ends 714, a 4-minute call to Hertz, asking for a PIN to
 25 open the van, if you scroll across?

39

1 MR HOUGH: May I just rise to correct one point, SFR/1,
 2 which is the attribution, is the operational phone, it
 3 is just a different number from the operational handset.
 4 MR PATTERSON: A different SIM number. Thank you very much.
 5 THE CHIEF CORONER: So that call, the 4-minute 41 call is
 6 made from the operational phone.
 7 MR PATTERSON: Operational handset with a different PIN
 8 number, is that right -- a different telephone SIM?
 9 A. Yes.
 10 Q. And then a little further down at entry 790, so it's the
 11 final entry on this page, a 13-minute call, again by
 12 Butt, if we scroll across, please, and it's again to
 13 Hertz, isn't it?
 14 A. Yes, probably the phone call that we've listened to.
 15 Q. And was it difficult to identify that number as being
 16 linked to Butt?
 17 A. Sorry, sir?
 18 Q. Was it difficult to identify that 714 was a number that
 19 was being used by Khuram Butt?
 20 A. I think we made inquiries post-attack to identify that
 21 number and it was attributed to Khuram Butt.
 22 Q. I think we'll hear from Detective Sergeant Ager later
 23 today it was registered in his own name, I think; is
 24 that right?
 25 A. I believe it was, yes, sir.

40

1 Q. And in the period after that, the van loaded up with the
2 ballast and the three attackers, they leave together,
3 the Corsa, Butt's Corsa and the van, they then leave B&Q
4 together and go off and get petrol; is that right?
5 A. Yes, they do.
6 Q. Then they go to Butt's home address, so if somebody is
7 focusing on the car but now the home address, they would
8 see the van and the men outside the home address,
9 wouldn't they?
10 A. Yes.
11 Q. Able to observe what's going on. Another opportunity to
12 pick up all of this several hours before the attack,
13 isn't it?
14 A. Again, sir, surveillance is likely to have picked up,
15 yes.
16 Q. In terms of the target, you've referred to the
17 possibility of Oxford Street and that entry on the
18 operational phone.
19 A. Yes, that was a screenshot on SFR/1 recovered from the
20 van.
21 Q. And he had previously worked on Oxford Street at Topshop
22 many years earlier, hadn't he, Khuram Butt?
23 A. I believe that's what he put on his CV.
24 Q. So he would have been familiar with the area,
25 presumably?

41

1 A. Oxford Street is a very well known street in London,
2 sir, so I'm sure he may have been familiar with the
3 area.
4 Q. And other potential targets, images on the phone at 7.15
5 that night, the Palace of Westminster, Westminster
6 Cathedral, Westminster Abbey?
7 A. Yes, they were recovered from that phone.
8 Q. But, in any event, they head into the centre of town and
9 we looked at the footage, there were quite a few unusual
10 or questionable features about the driving; would you
11 agree?
12 A. Yes, sir. There was some poor driving.
13 Q. Were the hazard lights flashing at any stage?
14 A. I think we've seen that on the CCTV that they were, yes.
15 Q. Illegal turns?
16 A. Yes.
17 Q. Parked up on the road?
18 A. Yes.
19 Q. Hesitant movements, uncertain movements?
20 A. Yes.
21 Q. Twice along Leadenhall Street?
22 A. Yes, we've seen the route the van took.
23 Q. Twice along Gracechurch Street?
24 A. Yes.
25 Q. A 9 to 10-minute stop in Mark Lane?

42

1 A. Yes, sir.
2 Q. If a suspicious van like that, a suspicious rental van
3 were driving around the City of London today, can you
4 help us, is there any monitoring that goes on on the
5 CCTV cameras in the City centre, keeping an eye on that
6 kind of suspicious activity?
7 MS BARTON: Sir, may I indicate that the way in which CCTV
8 cameras are used may be a sensitive issue.
9 MR PATTERSON: Right. Well, can you help with this officer,
10 at that time on that night can you help us with whether
11 there was any monitoring of cameras in the City centre?
12 A. I can't tell.
13 Q. Because you agree with me that if anyone was watching
14 that van as we have watched it on the footage, it's all
15 very suspicious, isn't it: on a Saturday night, in the
16 commercial district of the City of London?
17 A. It looks like a van that's lost in the City.
18 Q. Yes, but there's nothing to suggest loading or unloading
19 of furniture or moving house or anything like that?
20 These aren't residential areas, are they?
21 THE CHIEF CORONER: Some people do live in the City.
22 MR PATTERSON: Of course.
23 THE CHIEF CORONER: So it depends which part of the City.
24 The roads that we see it on, I think we can all accept,
25 are not major residential places in London.

43

1 MR PATTERSON: Yes, that was the simple point I was ...
2 Would you agree, this is the commercial heart of the
3 City?
4 A. It is a commercial part of the City, yes, I agree with
5 that.
6 Q. Since the days of the IRA it has been a terrorist
7 target, hasn't it?
8 A. The IRA did target the City, yes, sir.
9 Q. Would you agree, officer, that as I've sought to
10 analyse, with your help, when you go through things
11 chronologically, there were opportunities galore for
12 this attack-planning to be picked up prior to the
13 beginning of the attack at about 10 o'clock that night?
14 A. Like I say, sir, during the investigation the
15 intelligence to hand would have been assessed and
16 decisions would have been made around intelligence in
17 possession.
18 Q. Can I turn, please, to Redouane, and I've touched upon
19 him as we've gone through things chronologically, but
20 a few distinct points if I may, please, with your help?
21 A. Yes, sir.
22 Q. Is it right that there is no suggestion that he has ever
23 been arrested anywhere in the world?
24 A. That's correct.
25 Q. Or any convictions anywhere in this country or overseas?

44

1 A. Correct.
 2 Q. Or subject of any police investigations or any
 3 investigations by any law enforcement agencies?
 4 A. Correct.
 5 Q. Or reported to the police or mentioned to the police?
 6 A. Yes, sir, correct.
 7 Q. And so when we stand back and look at what you've told
 8 us about Redouane as a result of your helpful inquiries,
 9 would you agree that relatively little appears to have
 10 been unearthed about that particular attacker?
 11 A. Yes.
 12 Q. You said that he had relatively few friends; yes?
 13 A. I can't remember saying that, but if I did then ...
 14 Q. Is that right: did he have relatively few friends?
 15 A. I believe he didn't have that many, yes.
 16 Q. And we know that on 3 June he revealed himself to be
 17 an extremely violent jihadist when he acted in the way
 18 that he did, but other than sharing his mindset and his
 19 intentions with Butt and with Zaghba, as he clearly must
 20 have done, you found nothing to suggest that he ever
 21 revealed any of his radicalisation to anyone; is that
 22 right?
 23 A. Yes, sir, from our post-attack inquiries, that's a fair
 24 assessment.
 25 Q. Or if he did, nobody who has reported it to the police,

45

1 either before or after the attack?
 2 A. That's correct.
 3 Q. Is there a connection with Libya?
 4 A. No, sir, only that on his entry into the UK -- legally,
 5 whilst he tried to claim asylum -- he stated that he was
 6 from Libya.
 7 Q. One of the people you spoke to, Mr Abraham, Daniel
 8 Abraham, stated that in the early days, back in about
 9 2010 or so, when in Manchester when he had spoken about
 10 intending to travel to a demonstration in London to
 11 protest against Colonel Gaddafi?
 12 A. Yes, this is information I believe that Daniel Abraham
 13 provided to us, yes.
 14 Q. And a press report, {DC8243/1}, please, in the aftermath
 15 of the attacks, and I think Mr Jolley you have had
 16 a look at this report, in The Telegraph, on 6 June, a
 17 few days after the attack, dealing with Redouane, over
 18 the page, please, to {DC8243/2}, just below the
 19 photograph, the caption stated that he joined the
 20 revolution to topple Gaddafi:
 21 "It was ... claimed that [he had] fought in the
 22 Libyan revolution against ... Gaddafi ... [he] joined a
 23 militia which went on to send jihadist fighters to
 24 Syria.
 25 "Libyan security and [Libyan] diplomatic sources

46

1 said he travelled to the North African country in
 2 2011..."
 3 So the press were saying that these two separate
 4 Libyan sources had said that he'd travelled to Libya,
 5 the suggestion being that he had joined the militia
 6 which then went on to send jihadists to Syria.
 7 Then at the very bottom of the page, referring to
 8 Libya, saying that he had a Libyan father, and then at
 9 the bottom, he has believed to have fought with the
 10 Tripoli-based Liwa al Ummah unit, then it goes on to say
 11 that that unit went -- then on to page {DC8243/3},
 12 please -- that unit then went on alongside Al-Qaeda
 13 extremists in Syria.
 14 So, in other words, the press were reporting that
 15 two separate Libyan sources had suggested this link to
 16 fighting in Libya with a bunch that had themselves been
 17 engaged in AQ-type fighting in Syria?
 18 A. That's correct, sir but, as you're aware, newspaper
 19 articles are not evidence.
 20 Q. No, but you've investigated this, presumably?
 21 A. Yes, and he has no links to Libya.
 22 Q. And you've spoken with the appropriate authorities, have
 23 you, in Libya, to see if there's any truth in any of
 24 this?
 25 A. We've done our best and there is no evidence to suggest

47

1 he has any links to Libya.
 2 Q. What about ALM, the press also reported that he had
 3 links to ALM, Al-Muhajiroun; can you help with that?
 4 A. Who did, sir?
 5 Q. Redouane.
 6 A. Again, sir, like I say, no one has ever reported that to
 7 the authorities.
 8 Q. And in terms of his presence in the country, for a long
 9 period of time he applied for asylum and made
 10 application after application using a false name to
 11 remain in this country; yes?
 12 A. Yes, I've given evidence around that, sir, and his
 13 immigration status.
 14 Q. And he was unlawfully here for quite a period of time
 15 and even though he was detained, he was then released
 16 back into the community, wasn't he?
 17 A. Yes, sir, because I believe on the basis that he had
 18 notified the authorities he was from Libya and there was
 19 no deportation back to Libya.
 20 Q. Even though his application for asylum was rejected, so
 21 there were no proper grounds for him to be granted
 22 asylum and his appeals failed?
 23 A. Yes, sir. Again, these are all decisions made by
 24 immigration authorities, so I can't really comment on
 25 that.

48

1 Q. So the procedures failed, didn't they, to properly deal
2 with this person who shouldn't even have been in the
3 country at that stage, should he?
4 A. I can't comment on that, sir, I'm not an expert in
5 immigration and the laws and policies around allowing
6 people to stay.
7 Q. And then when he finally applies in his real name, the
8 EEA, the European Economic Area, a permit is granted
9 because he has now married Charisse; is that correct?
10 A. Yes, I've provided evidence of that, and his marriage in
11 Ireland, and then his eventual travel to London.
12 Q. But when that decision was made, did the decision-makers
13 know that this was somebody who had previously acted in
14 the way that he had in the past with unlawfully being in
15 the country, using false details and so forth?
16 A. I can't answer that question.
17 Q. Or whether there would have been power to refuse him
18 entry in light of the way he conducted himself
19 previously?
20 A. I don't know the answer to that question, sir.
21 Q. And finally this in relation to Redouane: you've
22 helpfully dealt with finances. There was a total of
23 something like £3,860 that came into his account. Were
24 you able to identify the source of all that money?
25 A. I don't think we were, sir, but I'm not sure.

49

1 Q. Thank you. That's all I ask about him.
2 Then, finally, the third of them, Mr Jolley, Zaghba.
3 There's some suggestion, isn't there, that in his
4 childhood and his upbringing, both in Morocco and in
5 Italy, that there were signs of extremism, weren't
6 there?
7 A. I believe that's information we received post-attack and
8 I believe his mother has written a book.
9 Q. Yes.
10 A. I know his mother has written a book.
11 Q. Yes, she has written a book about this. She has said
12 how as a child when his father was celebrating the 9/11
13 attacks he was drawing pictures of the Twin Towers as
14 his father shouted Allahu Akbar at the images on the
15 screen; is that correct?
16 A. Yes. That's what she's written.
17 Q. She's written that he would show his mother Isis videos
18 and that she saw an Isis flag on his Facebook profile,
19 and she has touched upon things like this as indications
20 of his extremism before he has tried to travel to fight
21 for Isis; yes?
22 A. I can't remember the exact chronology but, yes,
23 I believe that's an accurate reflection.
24 Q. In his CV he said that he was in London
25 until February 2016, so {WS0845A/1}, please. I just

50

1 want to help with the timing of things before he tries
2 to travel with Isis. So {WS0845A/11}. Thank you.
3 This is his CV, isn't it?
4 A. Yes, it is, sir.
5 Q. And so he is, according to this, acting as a delivery
6 driver for the restaurant until February 2016; do you
7 see that?
8 A. I do, but that's incorrect.
9 Q. The point I'm making is, I think it was March 2016 that
10 he's trying to fly out of Italy to fight for Isis, isn't
11 it?
12 A. That's why we know that's not correct, sir. That CV
13 is ... I believe he left the UK in September 2015 and
14 returned to the UK in May 2016.
15 Q. As for the events when he tries to get to Isis, you've
16 told us about the suspicious circumstances of that, but
17 there was quite a lot of jihadist material found on his
18 SD cards that were seized at the airport, weren't there?
19 A. I believe there was some material. I haven't viewed it
20 or seen it myself.
21 Q. {DC5173/1}, please. This is your report on him and if
22 we go, please, to page 24 {DC5173/24}, you can see there
23 just below the halfway point, Mr Jolley, the cards that
24 were taken off him were found to contain the following:
25 two images of the black flags commonly used by Isis,

51

1 "The soldiers of God are coming" written in Arabic,
2 insurgents with weapons, videos that discussed
3 immortality, paradise with virgins, one from 2013, so
4 quite some years earlier, in which he was joking with
5 others about Bin Laden, audio files containing nasheeds
6 praising jihad, PDFs relating to life after death and
7 martyrdom through jihad and an online piece about a
8 verse in the Koran which states that non-believers go to
9 hell. So all of that was there on the items seized by
10 the Italian authorities in March 2016, wasn't it?
11 A. Correct.
12 Q. But none of that information was ever shared with the
13 authorities in this country; is that right?
14 A. Correct, until post-attack.
15 Q. Or any of the details about this is a person who has
16 tried to travel to fight with Isis?
17 A. As I've already provided evidence a couple of days ago,
18 sir, the Italians provided-- did complete an SIS form
19 but with the wrong alert on it.
20 Q. So when he came into Stansted on 1 May, when he came
21 into Stansted on 16 September, when he came into
22 Stansted a third time on 12 January 2017, on three
23 occasions he was allowed entry without any of this
24 significant information being picked up?
25 A. That's correct, but I do believe, as I said previously,

52

1 the authorities did try to make contact with the
 2 Italians but they didn't respond.
 3 Q. If the authorities here, if the Border Agency here had
 4 known any of those details, would they have the power to
 5 refuse entry; can you help?
 6 A. I'm not sure in relation to that. I believe there is
 7 some power under the Economic European Area, but I'm not
 8 entirely sure.
 9 Q. This wasn't a British national. This was somebody who
 10 was able to travel freely within the European Union
 11 because of his Italian nationality; is that correct?
 12 A. Yes.
 13 Q. And what was flagged up was a reference not to terrorism
 14 but to serious criminality; is that right? Is that the
 15 category of entry that was on the system?
 16 A. Yes, I believe it was, and I believe another witness is
 17 going to be dealing with this incident.
 18 Q. So if you can't help, please say so, but did the Border
 19 Agency at least know that this was somebody who had
 20 a serious criminality question mark against him which,
 21 of course, could have involved murder or rape or
 22 anything like that?
 23 A. I can't answer that question. I don't know, sir.
 24 Q. And, of course, in Italy he wasn't prosecuted for trying
 25 to travel to fight with Isis in the way that he could

53

1 well have been if that had happened in this country?
 2 A. All I can say is that they didn't prosecute him in
 3 Italy, that's correct.
 4 Q. Our searches suggest there is no such offence in Italy,
 5 so unlike in this country where often people are
 6 prosecuted if they try to travel to fight for
 7 a terrorist organisation, over there there was no
 8 offence by him, no offence by his mother if she knew but
 9 failed to report it?
 10 A. I don't know the Italian law, sir, sorry.
 11 Q. His mother said that at one stage he sent to her
 12 a photograph of children who were with him in a gym and
 13 I think it's right, isn't it, that he worked for
 14 a gymnastics class at one stage; is that right?
 15 A. Yes, I believe it was Catleaps gymnastics.
 16 Q. Catleap, yes. So in relation to that, this is an
 17 organisation, a gymnastics club in London that was
 18 employing him to work with children, completely unaware
 19 that a few months earlier this guy with these extremist
 20 beliefs had been trying to join and fight with Isis.
 21 A. Yes, they wouldn't have been aware of that.
 22 Q. And, like Butt, as you told us yesterday, he ended up at
 23 Sophie Rahman's Ad-Deen primary school with access and
 24 contact with 3 to 11-year-old children there?
 25 A. Yes, he did.

54

1 Q. Suggestions in the press have been made that he might
 2 have been introduced to the other attackers via a link
 3 with ALM. Have you discovered any link between him and
 4 ALM?
 5 A. Sorry, Youssef Zaghba?
 6 Q. Zaghba?
 7 A. No, sir.
 8 Q. But in terms of his background and radicalisation, if we
 9 look at the chronology of things, his attempt to travel
 10 from Italy to fight with Isis, that occurred before
 11 there's any suggestion that he ever met Khuram Butt or
 12 Redouane; is that right?
 13 A. Yes, sir, that was in March 2016, he attempted to
 14 travel.
 15 Q. So he was already radicalised when they met him?
 16 A. Yes, he had made an attempt to travel to Syria.
 17 MR PATTERSON: Mr Jolley, thank you very much, you've been
 18 very patient and helpful. Thank you. Those are all my
 19 questions.
 20 THE CHIEF CORONER: Mr Adamson, I am going to suggest we
 21 take our mid-morning break there. Again, I know you are
 22 not going to go over the same material, but we'll take
 23 our 15-minute break there.
 24 (11.22 am)
 25 (A short break)

55

1 (11.40 am)
 2 Questions by MR ADAMSON
 3 MR ADAMSON: DCI Jolley, I'm conscious that you have been
 4 giving evidence for a very prolonged period of time.
 5 I will not be very long and can I start by expressing my
 6 gratitude to Mr Patterson for the extremely thorough job
 7 that he has done eliciting evidence from you and also to
 8 you for assisting him in that process.
 9 DCI Jolley, I'm going to start by putting a series
 10 of propositions to you which I hope that you will agree
 11 with. First, although one cannot be certain, Butt had
 12 undergone a process of radicalisation which probably
 13 occurred some time in the period of 2012 to 2013?
 14 A. Yes, as I've already said, sir, many of the people we
 15 spoke to have indicated some of his extremist views.
 16 Q. Butt was easily influenced?
 17 A. I can't really answer that question, sir.
 18 Q. Haleema Butt described him as being easily influenced,
 19 so there is evidence available to you which suggests
 20 that he was easily influenced?
 21 A. Yes, in witness statements, that has been suggested.
 22 Q. Butt did not conceal his radical views?
 23 A. Yes, as you can see from the Jihadis Next Door.
 24 Q. And so it's likely that many of those close to him would
 25 have been aware of his extreme views?

56

1 A. Yes, I think we've seen evidence of that, sir, from
 2 Abdul Rehman-Butt.
 3 Q. Yes. And that includes not only his family but friends
 4 and other associates as well?
 5 A. Yes, as I've said, we received or obtained an awful lot
 6 of post-attack information suggesting Butt had extremist
 7 views.
 8 Q. Butt regularly associated with individuals known to hold
 9 extremist views?
 10 A. Again, sir, as you can see from Jihadis Next Door.
 11 Q. Butt regularly associated with individuals who have
 12 committed terrorist-related offences?
 13 A. Sorry, who are those individuals, sir?
 14 Q. Well, Anjem Choudary, for example.
 15 A. Yes, sir.
 16 Q. Butt had expressed a desire to travel to Syria?
 17 A. Yes, sir. Information obtained from family members,
 18 yes.
 19 Q. Butt had expressed a desire to fight with Isis?
 20 A. I can't remember where that is, sir, but I definitely
 21 remember he had a desire to travel.
 22 Q. Butt had expressed a desire to conduct an attack in the
 23 UK?
 24 A. I believe you'll hear evidence, sir, in relation to that
 25 from other witnesses, sir.

57

1 Q. Witness L identifies that, does Witness L not?
 2 A. Yes, he does, sir.
 3 Q. Butt was contemptuous of British culture and our way of
 4 life and our laws?
 5 A. Yes, again sir, obtained from friends and family
 6 post-attack.
 7 Q. Butt routinely accessed extremist material online?
 8 A. Again, yes, sir, information obtained from friends.
 9 Q. In terms of that material, evidence of him accessing
 10 material of that sort was available to the authorities
 11 from October 2016?
 12 A. I believe that question is probably better directed
 13 towards another witness.
 14 Q. And is it right that every single one of the
 15 propositions that I've put to you was known by the UK
 16 authorities prior to this attack?
 17 A. I can't answer that question, sir. Again, best directed
 18 towards another witness, I believe.
 19 Q. Butt was a dangerous man who should have been treated as
 20 such at all times.
 21 A. Is that a statement, sir?
 22 Q. I'm putting that as a proposition to you; do you agree
 23 with it?
 24 A. Again, sir, the intelligence would have been
 25 intelligence-led operation.

58

1 Q. Mr Patterson has taken you through the chronology in
 2 terms of what was known and who he was associating with.
 3 Can I just touch upon the Ummah Fitness Centre? The
 4 proprietor of that fitness centre was, as far as we
 5 know, Sajeel Shahid?
 6 A. Yes, sir, I believe that's in reports.
 7 Q. Yes. He is a man who you believed could have relevant
 8 information to your investigation?
 9 A. Yes, sir, we made attempts to try and speak with him.
 10 Q. And he refused to assist your investigation?
 11 A. He refused to provide a statement, yes, sir.
 12 Q. Mr Patterson brought up on screen yesterday some
 13 literature relating to that gentleman.
 14 A. Yes, he did.
 15 Q. And we can call it up on screen if necessary, but it's
 16 right, isn't it, that some of the material that he and
 17 his team have identified suggests that he had been sent
 18 from the UK to Pakistan by the leaders of Al-Muhajiroun?
 19 A. ALM.
 20 THE CHIEF CORONER: I was going to say, that's easy for you
 21 to say.
 22 MR ADAMSON: I got there eventually.
 23 That material suggests he was detained in Pakistan
 24 for several months; is that right?
 25 A. Yes, that's in the newspaper article.

59

1 Q. That material suggests he was expelled from Pakistan
 2 because of alleged links to Al-Qaeda?
 3 A. Yes, is this the newspaper article that Mr Patterson ...
 4 Q. Yes, it is, yes.
 5 A. Yes.
 6 Q. And so you can understand the concerns that my clients
 7 would have that Butt, Redouane and Zaghba are known to
 8 have frequented an establishment of which he was
 9 a proprietor?
 10 A. Yes, they did.
 11 Q. But you can understand their concerns that a man with
 12 those alleged links ran an establishment at which these
 13 three men attended?
 14 A. Of course I can, sir. However, like I say, the
 15 significance of that gym unfortunately was not known
 16 until post-attack.
 17 Q. But we know it's significant now, don't we?
 18 A. I think that's a fair assessment: we know that that's
 19 where they met on many occasions and the day before the
 20 attack.
 21 Q. Because it's a reasonable assumption to make, isn't it,
 22 it's a reasonable inference to draw that attack-planning
 23 took place at that gym?
 24 A. Yes, sir, it's an assumption. There's no evidence of
 25 that from any of the other members that attended the gym

60

1 we have spoken to. I'm always careful about making
 2 assumptions.
 3 Q. Yes. So, so far he has not cooperated with your
 4 investigation, nor has his wife, has she?
 5 A. That's correct.
 6 Q. Yes. And we derive some insight in towards her
 7 attitude -- this is Sophie Rahman --
 8 A. Yes, that's the relationship.
 9 Q. -- the proprietor and headteacher of the Ad-Deen school,
 10 from the professional conduct report that Mr Patterson
 11 took you to yesterday.
 12 A. Yes, is that the Teaching Regulation Agency report?
 13 Q. That is the one. Just so we have it in mind, the
 14 allegations against her included that she knew or ought
 15 to have known, or had a reasonable opportunity to become
 16 aware of, prior to his four-month tenure at the
 17 school -- this is Butt's four-month tenure at the
 18 school -- that Butt was connected to ALM, and that he
 19 had a caution for an offence of violence?
 20 A. I believe that's contained in the findings of the
 21 report.
 22 Q. There were allegations that she had misled the
 23 authorities in relation to their investigations; is that
 24 right?
 25 A. Yes, I believe that's in the report.

61

1 Q. And there was also an allegation that she had failed to
 2 fulfil her duty under Section 26 of the
 3 Counter-Terrorism and Security Act 2015, which is known
 4 as the Prevent duty, isn't it?
 5 A. Yes.
 6 Q. And that is the duty to have regard to the need to
 7 prevent people from being drawn into terrorism in
 8 particular circumstances, and if you were a proprietor
 9 of a school, that duty is imposed upon you, is it not?
 10 A. Yes, I believe it's a responsibility for all teachers in
 11 all schools.
 12 Q. Yes. Now I'm not going to go through all of the
 13 allegations that were made against her, but I think it's
 14 right to say all but one of them were found against her;
 15 is that right?
 16 A. Yes, I don't know which one -- I can't remember which
 17 one wasn't found against her.
 18 Q. I believe it was the fact that he had appeared on the
 19 Jihadis Next Door, she should have identified that he
 20 appeared on that documentary.
 21 But as to Sophie Rahman's attitude to this
 22 particular investigation, she did not attend the hearing
 23 in relation to it, did she?
 24 A. No, she didn't.
 25 Q. So she didn't cooperate fully with that investigation?

62

1 A. No, she didn't.
 2 Q. As to the Prevent duty, this is what that investigation
 3 found -- apologies, this is what Ms Rahman said in
 4 a written submission to the investigation.
 5 THE CHIEF CORONER: Is it possible to put it on the screen?
 6 MR ADAMSON: Yes, I apologise {DC8249/20}.
 7 THE CHIEF CORONER: Don't get me wrong, I am not doubting
 8 for one minute you have got it right, I was just
 9 thinking in fairness to the officer, there is a lot of
 10 material contained even in this report, but helpful that
 11 we see it. Thank you.
 12 MR ADAMSON: And it's the third paragraph from the bottom:
 13 "With specific reference to the Prevent duty,
 14 Ms Rahman said in her written evidence to the panel
 15 that, 'it is a leap of faith to lay any failings to
 16 comply with a racist, politicised and highly dubious
 17 policy at my door.'
 18 So it would appear that the racist, politicised and
 19 highly dubious policy to which she is referring is the
 20 duty to have regard to the need to avoid people being
 21 drawn into terrorism.
 22 A. Yes, I think she goes on to say, as you can see, she
 23 believes it marginalises and silences Muslims.
 24 Q. And so in terms of the people that Butt was associating
 25 with in the months prior to this attack, we know he was

63

1 attending Sajeel Shahid's gym, we know he was attending
 2 the Ad-Deen school.
 3 A. Sorry, sir, we didn't know that --
 4 Q. Before?
 5 A. -- before. That's, just to clarify, post-attack
 6 information that we have obtained.
 7 Q. I'm not going to reiterate the points that Mr Patterson
 8 has made --
 9 A. Thank you.
 10 Q. -- but the point is this: that had closer attention been
 11 paid to Butt in that six or seven-month period prior to
 12 the attack, it's likely that those paying that attention
 13 would have been concerned if they had unearthed the fact
 14 that he was attending a gym associated with Shahid; yes?
 15 A. I think any information that would have been obtained
 16 through any tactics deployed would have been assessed,
 17 yes, that's correct.
 18 Q. And it would have been disturbing that he was involved
 19 in any capacity at a school?
 20 A. Again, sir, like I say, it would depend on the context
 21 and the intelligence behind that school, yes.
 22 Q. We know as a matter of fact that the proper channels had
 23 not been followed in terms of him performing a role at
 24 that school?
 25 A. Yes, we know that from the Teaching Regulation Agency

64

1 report.
 2 Q. But discovering that would have been extremely
 3 straightforward, wouldn't it?
 4 A. Sorry, discovering?
 5 Q. Discovering the fact that those proper channels had not
 6 been followed would have been extremely straightforward?
 7 A. Again, like I say, any information obtained would have
 8 been assessed and researched, yes.
 9 Q. And had it been researched, it would have been
 10 established instantly that those proper channels had not
 11 been followed?
 12 A. Potentially, yes.
 13 Q. So these are further concerns, I suggest to you, which
 14 feed into the analysis that Mr Patterson has put to you
 15 that there were many opportunities to identify Butt's
 16 associations with people who had also expressed extreme
 17 views?
 18 A. Again, as I said to Mr Patterson, sir, investigations
 19 are intelligence-led and intelligence will always be
 20 assessed and any relevant tactics will be deployed.
 21 Q. A different topic. You answered some questions
 22 yesterday in relation to Butt's passport.
 23 A. Yes, sir.
 24 Q. And whether it had or had not been seized, and in
 25 a nutshell, your evidence is it had never been seized --

65

1 A. That's correct.
 2 Q. -- as far as you're aware.
 3 There's evidence that Butt's passport was taken by
 4 Zahrah Rehman and given to her father, who then ripped
 5 it up, and that evidence comes from Haleema Butt.
 6 A. Yes, sir, as a result of his desire to travel.
 7 Q. That's right, and the reason that Zahrah is said to have
 8 taken the passport is because he'd expressed the view he
 9 wanted to travel abroad and Zahrah was unhappy about it
 10 and the father took the action that he did. Have you
 11 been able to verify whether or not that account is
 12 correct?
 13 A. Only from the evidence --
 14 Q. Haleema Butt?
 15 A. -- Haleema's provided. We know that a new passport was
 16 issued in 2016, but I believe Saad Butt gives
 17 contradicting evidence as to when he believes the
 18 passport was taken.
 19 Q. So is it fair to say this: that you have received from
 20 family members of Butt inconsistent accounts of what's
 21 happened to his passport over the years which are not
 22 easily reconcilable?
 23 A. Yes, they are inconsistent accounts between Haleema and
 24 Saad but, like I say, the only thing I can tell you is
 25 that a new passport was issued in March 2016, I believe.

66

1 Q. And we can perhaps pick up that point with them next
 2 week.
 3 SIS alerts, the Schengen alerts, this is in relation
 4 to Zaghba now. You were asked by Mr Patterson whether
 5 or not the fact that Zaghba had previously attempted to
 6 travel for terrorist-related purposes would have been
 7 identified in or around May 2017 had the connection
 8 between Zaghba and Butt been identified as significant
 9 by the security services.
 10 A. I apologise, sir, I got lost a little way through there.
 11 Q. So we know that Mr Patterson was asking you about
 12 whether there were missed opportunities in relation to
 13 identifying attack-planning.
 14 A. Yes.
 15 Q. We know that Mr Patterson asked you questions about
 16 meetings between Zaghba and Butt in May 2017.
 17 A. 2017, yes.
 18 Q. And if the fact of those meetings had been identified
 19 and Mr Zaghba's identity had been explored, whether or
 20 not that would have been an opportunity to discover his
 21 previous links to travel planning.
 22 A. The information that the Italians passed us was never
 23 identified until post-attack, I believe.
 24 Q. In terms of the information that the Italians passed to
 25 you, as I understand the profile in relation to Zaghba,

67

1 actually the amount of information provided by the
 2 Italians was actually very limited?
 3 A. Yes, it was sir, and on the wrong alert.
 4 Q. Yes. But alerts, I assume, are relatively rare events;
 5 they are not issued by authorities lightly?
 6 A. Sir, I'm not au fait with the SIS. It may be you are
 7 better off directing these questions towards another
 8 witness.
 9 MR ADAMSON: Very well. Thank you very much, Mr Jolley.
 10 A. Thank you.
 11 Questions by MS BARTON QC
 12 MS BARTON: DCI Jolley, I ask questions on behalf of City
 13 Police and I've just got one issue I would like to deal
 14 with with you, if I may, and it's the question of
 15 reconnaissance. Can I just put this in context: you and
 16 your colleagues, following the events of 3 June,
 17 conducted an extremely comprehensive and detailed
 18 investigation into both the attackers and the
 19 circumstances of the attack; is that right?
 20 A. Yes, ma'am.
 21 Q. And in so doing I think it's fair to say that you used
 22 all of the investigative techniques at your disposal to
 23 get as many answers as you could?
 24 A. Yes, ma'am.
 25 Q. And one of the lines of inquiry which you conducted was

68

1 the extent to which the attackers had conducted
 2 reconnaissance at London Bridge or, indeed, anywhere
 3 else?
 4 A. Yes, that's correct.
 5 Q. And that investigation or line of investigation involved
 6 investigative techniques of ANPR, CCTV, communications
 7 data?
 8 A. Yes, ma'am, all overlapped with each other.
 9 Q. And not exclusively those but including those
 10 techniques?
 11 A. Yes, they're the main ones.
 12 Q. And having conducted those investigations you concluded,
 13 did you, that there was no evidence that they had
 14 conducted reconnaissance of London Bridge?
 15 A. Yes, that's correct, ma'am, or any other London
 16 location.
 17 Q. You have seen, I think, the CCTV of the movements of the
 18 van in the City; is that correct?
 19 A. I have, and I've also driven the route.
 20 Q. And you have also been part of the team that put
 21 together the plans which we have, showing the movements
 22 of the van?
 23 A. I wasn't involved in putting those plans together but,
 24 yes, I'm aware of them.
 25 Q. You're part of the team?

69

1 A. Yes, I am.
 2 Q. And the answer that you gave to Mr Patterson when he
 3 suggested to you that the movements of the van were
 4 suspicious on the night was that, taken in isolation, if
 5 one is just looking at the movements of the van on CCTV,
 6 it didn't look to you like anything more than a lost van
 7 in the City?
 8 A. Yes. That's what I said.
 9 Q. How many years experience as a police officer do you
 10 have?
 11 A. 25.
 12 Q. Thank you. And how long have you worked in the
 13 counter-terrorism context?
 14 A. Four years.
 15 MS BARTON: Thank you very much.
 16 Questions by MR HORWELL QC
 17 MR HORWELL: Mr Jolley, just carrying on from that last
 18 point. Because of the movements of the van, the
 19 destination that was put into the road map of the phone
 20 and the late downloading of Westminster sites, is it
 21 your conclusion that they still hadn't made up their
 22 minds as to where the attack would take place on 3 June?
 23 A. Yes, sir.
 24 Q. Now, I haven't got many questions to ask, but I just
 25 want to cover some of the material, and I'm sure that

70

1 topics I haven't covered with you I can cover later with
 2 Detective Superintendent Riggs, but there are about ten
 3 topics, I think, that I want to ask you about.
 4 Membership of the ALM. Now, you were asked about
 5 the possibility of a charge of membership of that
 6 organisation because in law it is a proscribed
 7 organisation. Now, membership, in 2017 and the years
 8 before, an easy or difficult offence to prove?
 9 A. It's a very difficult offence to prove, sir. The
 10 membership is generally in the intelligence space, not
 11 the evidential space, which is what's required to secure
 12 the charge.
 13 Q. I think it is often said that proscribed organisations
 14 do not have membership cards or membership lists.
 15 A. That's correct, sir.
 16 Q. Has there, to your knowledge, been a prosecution for
 17 membership of ALM or any of its proscribed iterations?
 18 A. To my knowledge, there's not been one charge.
 19 Q. Now, you've been asked many questions about the gym, and
 20 were you aware that it was a meeting place for the three
 21 terrorists before the attack?
 22 A. No, sir.
 23 Q. Were you aware of the link between the gym and
 24 Sajeel Shahid and Sophie Rahman before the attack?
 25 A. No, sir.

71

1 Q. Now, Mr Patterson has often played upon the ambiguity of
 2 the word "training", so let us meet it head-on. Has
 3 there been any evidence at any stage that the gym was
 4 used for terrorist training?
 5 A. No, sir, and nobody of many of the people we spoke to
 6 that attended the gym ever mentioned terrorist training
 7 to us.
 8 Q. Now, there's certainly plenty of evidence that the gym
 9 was used for physical fitness training?
 10 A. Yes, again, from witnesses we spoke to.
 11 Q. Staying with the topic of terrorist training, Mr Jolley,
 12 is there any evidence that the three terrorists received
 13 terrorist training anywhere?
 14 A. No, sir.
 15 Q. The school, the Ad-Deen primary school, was there any
 16 complaint before the attack that Butt and/or Zaghba were
 17 radicalising students at that school?
 18 A. No, sir, the relevance of the school was not known
 19 pre-attack.
 20 Q. Now, we've all seen what is in the [Teaching] Regulation
 21 report, but in fact has there been any complaint to the
 22 police after the attack that children were being
 23 radicalised at that school?
 24 A. No, sir.
 25 Q. And you've been asked many questions of Sajeel Shahid,

72

1 many of them -- most of them based on press reports.
 2 A. Yes, sir.
 3 Q. Did you have any basis for arresting Sajeel Shahid?
 4 A. No, sir, unfortunately newspaper articles are not
 5 evidence, as I've already stated.
 6 Q. In your investigation post-attack, has it revealed any
 7 contact between Sajeel Shahid and the three terrorists?
 8 A. No, sir, no contact whatsoever from the communications
 9 data.
 10 Q. The fraud investigation. Now, we're going to be hearing
 11 from Mr Cawthorne.
 12 A. Yes, sir, the Crown Prosecution Service.
 13 Q. And Mr Cawthorne in his statement makes it clear that on
 14 1 June 2017, a final charging advice was provided to the
 15 police which concluded that the evidential stage of the
 16 code for Crown prosecutors was not met.
 17 A. That's correct, sir, which is why that previous document
 18 that was shown to me is incorrect.
 19 Q. And he goes on to say that if Butt had been charged, it
 20 was very likely because of his limited criminal record
 21 that he would have continued on bail up to and
 22 throughout the trial proceedings?
 23 A. Yes, sir, he would have been on bail right up to the
 24 proceedings, just like Abdulatif was, who was charged.
 25 Q. It was put by Mr Patterson that he would have been

73

1 remanded in custody; do you agree with that proposition?
 2 A. Definitely not, sir, no.
 3 Q. I want to ask you about 7 March, and it may help to have
 4 the relevant paragraph of one of your reports put up.
 5 It's {DC7182/3}, paragraph 2.3, please.
 6 Now, in that report you stated that from the
 7 Anderson Report there were references to Butt and
 8 Redouane meeting at the gym on 7 March; yes?
 9 A. Yes, sir.
 10 Q. That's two of them meeting?
 11 A. Yes, sir.
 12 Q. And then the three of them meeting at Butt's address?
 13 A. Yes, sir, I believe we've seen footage of that.
 14 Q. Now, the mistake may be mine, Mr Jolley, I think on
 15 possibly one or two occasions you said the three met at
 16 the gym and at Butt's house on that day. Now, looking
 17 at your report, which is correct?
 18 A. The report, I believe, sir.
 19 Q. The Teaching Regulation [Agency] report, you were asked
 20 about the one charge that wasn't proved at that hearing,
 21 which was the charge that alleged that Sophie Rahman
 22 should have known that Butt appeared on Jihadis Next
 23 Door, and the reason why that charge was rejected was
 24 because the evidence before the Tribunal was that Butt
 25 only appeared in that documentary for approximately

74

1 2 minutes.
 2 A. That's correct, sir, and I'm almost certain he wasn't
 3 named either.
 4 Q. Now you've been asked many questions about the evidence
 5 that has been revealed as a result of your investigation
 6 post this attack.
 7 A. Yes, sir.
 8 Q. And you said on at least one occasion that hindsight is
 9 a wonderful thing.
 10 In the months leading up to the attack, was there
 11 any evidence of attack-planning?
 12 A. Not that we'd uncovered, sir.
 13 MR HORWELL: Mr Jolley, that's all I ask, thank you.
 14 Further questions by MR HOUGH QC
 15 MR HOUGH: Mr Jolley, just a couple of final questions.
 16 First of all picking up the matter Mr Horwell dealt with
 17 a couple of moments ago and Mr Patterson had dealt with
 18 before: the fraud investigation and the suggestion that
 19 Butt might have been remanded in custody; do you recall
 20 that?
 21 A. Yes, I do.
 22 Q. You refer to another person, Abdulatif, being arrested
 23 and subsequently charged. Was he remanded in custody?
 24 A. No, he wasn't.
 25 Q. And then finally this: the movements of the van, on the

75

1 compilation we looked at, the movements of the van seem
 2 to the viewer a seamless sequence of movements through
 3 the City?
 4 A. Yes.
 5 Q. Is this right, however: that it is composed of many
 6 short clips taken from numerous videos from different
 7 sources?
 8 A. Yes, sir.
 9 Q. And in many cases, those are private premises from which
 10 you had to obtain the CCTV footage?
 11 A. That's correct, sir.
 12 Q. Did it take your team a long time to put together, first
 13 of all by obtaining, then by viewing, and then by
 14 splicing together this visual patchwork quilt?
 15 A. A painstakingly long time, hours and hours and hours of
 16 officers trawling CCTV, viewing, to just put that small
 17 clip together.
 18 Q. Whatever capabilities anyone might or might not have, it
 19 certainly wouldn't be possible for -- wouldn't have been
 20 possible on the day of the attack for somebody simply to
 21 watch those movements through on all those cameras in
 22 the seamless sequence we have?
 23 A. Definitely not, sir.
 24 MR HOUGH: Thank you very much. Those are all my questions.
 25 Thank you for giving evidence, Mr Jolley.

76

1 A. Thank you.
 2 THE CHIEF CORONER: Mr Jolley, I'm conscious you have been
 3 giving evidence since Tuesday, quite a mammoth feat.
 4 I appreciate other people have come and you have been
 5 interposed, but several things are clear to me: first of
 6 all, there has been a fantastic amount of work that's
 7 been done post the attack, as Mr Hough just said, to put
 8 together that patchwork of CCTV. I can guess at the
 9 number of hundreds of hours that would have taken to
 10 have secured, look at, review and then get the relevant
 11 pieces together, so can I thank you for all of that, and
 12 I, as Mr Patterson and Mr Adamson know, I am very keen
 13 that every avenue which is properly to be explored on
 14 behalf of the families is done so and, if I might say
 15 so, you've been very clear in answering those questions
 16 that have been posed to you, quite properly, by the two
 17 of them, but equally making clear where you can't and
 18 I know that if, in fact, because it arose a couple of
 19 times where you said to Mr Patterson "I will need to
 20 check", and I'm sure that will be done and if, in fact,
 21 you are the appropriate person we will deal with it, if
 22 others can deal with it, absolutely fine.
 23 But thank you very much indeed, and you can have
 24 a well deserved break.
 25 A. Thank you, sir.

77

1 MR HOUGH: Sir, the next witness is DS Ager.
 2 DS SIMON AGER (affirmed)
 3 Questions by MR HOUGH QC
 4 MR HOUGH: Would you please give your full name and rank for
 5 the court?
 6 A. My name is Simon Ager, I'm a detective sergeant attached
 7 to SO15.
 8 THE CHIEF CORONER: Mr Ager again, as with others, if you
 9 wish to sit -- I know you're going to be looking at
 10 various documents -- if you wish to sit, please do.
 11 Just make yourself comfortable.
 12 MR HOUGH: Officer, you understand I'm asking you questions
 13 first on behalf of the Coroner and then you may receive
 14 further questions from other lawyers.
 15 A. Yes.
 16 Q. You've told us that you are attached to SO15, the
 17 Counter Terrorism Command, are you another officer in
 18 the Operation Datal team?
 19 A. That's correct.
 20 Q. Is this right: that you are giving evidence today
 21 primarily on two subjects, first of all, work done by
 22 the Digital Media Exploitation Unit on devices linked to
 23 the attackers, that's to say mobile phones, laptops, USB
 24 sticks and so on?
 25 A. That's correct.

78

1 Q. And you made a report on that subject, or your team did,
 2 with reference {DC7242}, you may make reference to that.
 3 A. Thank you.
 4 Q. Secondly, will you be dealing with data relating to
 5 telephone communications between the three attackers
 6 about which a report was produced, {DC6826}?
 7 A. Yes, sir.
 8 Q. I think finally we will also deal briefly with
 9 consideration of some telecommunications data obtained
 10 from Jamel Kasimi which, among other things, helps
 11 indicate when Butt and Redouane met?
 12 A. Yes, sir.
 13 Q. May I turn, then, to the DMEU report and a few general
 14 questions. Is it right to say that some devices were
 15 seized from Khuram Butt's address following
 16 the October 2016 fraud arrest, and their contents
 17 analysed?
 18 A. That's correct, there were four devices seized on that
 19 search.
 20 Q. Has there been analysis of those items both in late 2016
 21 and following the attack?
 22 A. The only two examined in 2016, I believe are CMD/2,
 23 CMD/3. After this attack, all four have been examined.
 24 Q. We'll look at them in detail in a moment. So the
 25 general point is that some were analysed after the fraud

79

1 arrest but all have been analysed since the attack?
 2 A. That's correct.
 3 Q. Is it right also to say that further devices were seized
 4 from the addresses of all attackers following
 5 3 June 2017?
 6 A. That's correct.
 7 Q. Those, I think, have been subjected to various forms of
 8 analysis which you summarise in your reports?
 9 A. Yes.
 10 Q. And is this right: your team have also provided, and we
 11 have disclosed to interested persons, much of the
 12 content of the devices?
 13 A. That's correct, yes.
 14 Q. May we begin, then, with one of the first devices
 15 addressed in your report, and I'm looking at page 9
 16 onwards in the report, the phone that's been described
 17 as the "operational" phone.
 18 A. Yes.
 19 Q. Now, is this right: a Samsung Galaxy S5 handset was
 20 found on the passenger seat in the van when it was
 21 looked at after the attack?
 22 A. That's correct, yes.
 23 Q. Did inquiries reveal that that handset had been sold to
 24 Youssef Zaghba in March 2017?
 25 A. Yes, I think this gentleman says around 17 March.

80

1 Q. We'll come to that in a little more detail when we look
2 at the telecommunications report, but I think that's
3 right.
4 Now, we saw with Mr Jolley the front screen of this
5 phone with its directions to Oxford Street. We also saw
6 a list of numbers called with this phone, all of which
7 related to the hiring of vans. Were those numbers and
8 calls obtained as a result of your team's analysis?
9 A. That's correct, yes.
10 Q. Looking at page 13 of your report, did the device also
11 contain a number of texts from Hertz following the
12 booking giving details of the booking and details of how
13 to pick up the van?
14 A. That's correct, yes.
15 Q. As to what else the device contained, looking at
16 paragraph 4.12, did it also contain any further images
17 of London locations?
18 A. It did, yes. It contained images or photographs of the
19 Palace of Westminster, Westminster Cathedral and
20 Westminster Abbey, and they are loaded onto the device
21 on 3 June between 19.15 -- sorry at 19.15, and it looks
22 like they've come from Google Maps.
23 Q. Page 14 of your report next. Did the device also
24 contain some images which suggested an interest in
25 extremist views?

81

1 A. It did, yes.
2 Q. Did those include an image of the globe with a black
3 flag over it, an image from an IS propaganda site and
4 an image of an apparently IS-associated fighter on
5 a tank?
6 A. That's correct, yes.
7 Q. At paragraph 4.14 of your report, did you also obtain
8 from this device details of any relevant searches?
9 A. Yes. On 2 June at 22.39, the device had been used to
10 search for and apparently download an Islamic State
11 produced propaganda video called "One Ummah" and that
12 video has been found on the device -- sorry, I should
13 say, it wasn't found on the device but we think we've
14 now recovered it from sort of library files that we
15 hold.
16 Q. So you were able to find a search address on the device
17 and then you were able to use that to identify the video
18 which that address related to?
19 A. That's correct, yes.
20 Q. Now, in general terms, and I'm not going to go through
21 every item, did you also find on this phone other saved
22 material which was similarly indicative of an extremist
23 mindset?
24 A. Yes, there were a number of sermons as well, speeches
25 mainly in Arabic, generally the topics were anti-Jew,

82

1 discussing suicide operations and martyrdom.
2 Q. And I think a number of those advocated jihad through
3 suicide operations?
4 A. That's correct.
5 Q. And there were also speeches promoting extremist views,
6 including, for example, about the position of women in
7 society?
8 A. Yes.
9 Q. May we now move to appendix A of your report, and
10 devices specifically linked to Khuram Butt.
11 A. Yes.
12 Q. Page 1. First of all, is it right that you identified
13 three mobile phone handsets known to have been used by
14 Khuram Butt which you didn't, in fact, recover?
15 A. That's correct, yes.
16 Q. Two which had been -- were known to have been used by
17 him in the period before the attack and another one for
18 which you found a receipt after the attack?
19 A. That's correct, yes.
20 Q. Is it also possible that there may have been further
21 devices linked to him that weren't recovered?
22 A. There may well have been ones we're not aware of, yes.
23 Q. And as we will see in relation to the telecoms data, is
24 it right that there are various numbers used by the
25 attackers, for which we don't have associated handsets?

83

1 A. That's correct, yes.
2 Q. May I move, then, to the first device you do address in
3 this report, which was recovered, CMD/1. Was that
4 an iPhone 5S mobile phone?
5 A. That's correct.
6 Q. When was that seized?
7 A. That was seized on the fraud arrest on 18 October 2016,
8 and we can attribute that to his wife, Zahrah Rehman.
9 Q. Was this one of the devices that was analysed in late
10 2016 or one of those only analysed for the first time
11 after the attack?
12 A. This was only done after the attack.
13 Q. Is there any particular reason why it was only analysed
14 after the attack, to your knowledge?
15 A. I think that would have to be dealt with by another
16 officer.
17 Q. Certainly. Now, did this device contain a number of
18 items -- (Pause).
19 Could you pull up the microphone so it's a little
20 closer and you're speaking into it. You are quite tall
21 and the microphone may not be catching everything.
22 Did this device contain a number of items of
23 interest?
24 A. It did, yes.
25 Q. Let me deal with some examples. First of all,

84

1 {DC7243/2}. Did it contain the image we see on this
 2 page of Khuram Butt with a child, I think his own child,
 3 making the Shahada sign?
 4 A. It did, yes.
 5 Q. Just to be clear, the Shahada sign is an Islamic gesture
 6 referring to the oneness of God; is that right?
 7 A. That's correct, yes.
 8 Q. We can take that off the screen now. Did it also
 9 contain images of radical preachers, specifically Ahmad
 10 Musa Jibril and Anwar al-Awlaki?
 11 A. It did, yes.
 12 Q. Did it also, however, contain a text thread, which you
 13 address at pages 3 and 4 of your report,
 14 from October 2016, suggesting a disagreement between
 15 Khuram Butt and Zahrah Rehman about religion?
 16 A. It does, yes.
 17 Q. Could you put on screen, please, {DC8018/4}. This is
 18 an extract from the chat and if we read it, the entries
 19 go in reverse order. So the earliest is at the bottom,
 20 I think?
 21 A. That's correct, yes.
 22 Q. And Zahrah begins with a complaint, this is
 23 from October 2016, that Khuram Butt is not wanting to be
 24 close to her, and then there's some exchanges about the
 25 two of them arguing. If we look at line item 5 can we

85

1 see Khuram Butt saying to her:
 2 "And you want to follow your British version of
 3 Islam."
 4 A. That's correct, yes:
 5 Q. "Anybody opposes it. You don't want to hear it."
 6 A. That's right.
 7 Q. We can take that down now. Some suggestion from that
 8 material of a disagreement between the two about
 9 Zahrah Rehman wanting to follow a more cosmopolitan
 10 approach to Islam?
 11 A. Indeed, yes.
 12 Q. Did you also, however, and I'm now looking at pages 4
 13 and following, find iMessages from September 2016 on the
 14 device suggesting that Khuram Butt may have been
 15 involved in the fraudulent use of Oyster cards?
 16 A. Yes, we did.
 17 Q. If we put on screen, please, {DC8019/3}, can we see at
 18 the top of the page a message, and these messages read
 19 downwards with the early ones at the top, with Zahrah
 20 saying that she had got £60 off some Oysters, some of
 21 the cards were blocked, and then next message down:
 22 "But I'm keeping it all because this month I only gave
 23 me the first £100."
 24 And Khuram Butt responds:
 25 "What do you mean they were blocked.

86

1 "I've used them in the past."
 2 Did you conclude from this set of communications
 3 that there appeared to have been some dishonest use of
 4 Oyster cards?
 5 A. Yes, it looks to me as though potentially Zahrah Rehman
 6 is taking Oyster cards, if they have a value of less
 7 than £10 to a machine and getting refunds on them and,
 8 of course, Butt, we know, worked at TfL.
 9 Q. Thank you very much. We can take that off screen.
 10 Looking at your page 7, did you also find another
 11 message from May 2016 suggesting that Zahrah Rehman had
 12 complained to a friend of hers about Butt smoking
 13 cannabis?
 14 A. Yes, that's correct.
 15 Q. Did you find another message, 1.2.12 in your report,
 16 indicating that Butt was doing an English teaching
 17 course because he wanted the family to move to a Muslim
 18 country, potentially Saudi Arabia?
 19 A. That's correct, yes.
 20 Q. That was a message, I think, from August 2016?
 21 A. That's right, yes, 8 August 2016.
 22 Q. May we move on to the next device that you considered,
 23 CMD/2. What type of device was this?
 24 A. This was a HTC M8 mobile phone and this one was
 25 attributed to Khuram Butt, seized on 18 October 2016.

87

1 Q. Was this device analysed and considered in late 2016 or
 2 for the first time after the attack?
 3 A. This was looked at in late 2016.
 4 Q. Now, once again, did you find many items of interest
 5 about Khuram Butt's mindset and views?
 6 A. Yes, there is a lot of material on here.
 7 Q. Let me give some examples. Others may take you to
 8 individual items. First of all, did it contain numerous
 9 files about current events in Syria and Iraq, often
 10 suggesting an opposition to the activities of both
 11 western forces and forces such as those of Russia and
 12 President Assad?
 13 A. Yes, it did.
 14 Q. Could we put on screen, please, {DC8054/1}. Can we see
 15 there an example of an image, this one concerning
 16 Palestine and Israel, suggesting or accusing the
 17 Israelis of killing Palestinian children regularly?
 18 A. Yes, one of the themes is the anti-Israeli, anti-Jew
 19 message he puts out.
 20 Q. Were there also images on this device linked to Islamic
 21 State and its operations?
 22 A. There were, yes.
 23 Q. All, I think, images which could be obtained from the
 24 internet?
 25 A. Yes, that's right.

88

1 Q. So, for example, {DC8057/1}. Do we see there an image
2 of an IS recruitment journal called Dabiq?
3 A. Yes, we do. This was, I should just say, the actual
4 magazine wasn't there: it was just that shot of the
5 front cover.
6 Q. Thank you. We can take that off screen. But perhaps
7 suggesting that Khuram Butt was at least aware of such
8 magazines?
9 A. Yes, definitely .
10 Q. There were also, I think, a range of other IS propaganda
11 images on that device?
12 A. Yes, there were.
13 Q. There were also, I think, a range of images glamorising
14 violence?
15 A. There were.
16 Q. If we put on screen {DC8080/1}. Can we see there
17 an image of, on the left of the screen, a man in a niqab
18 holding up a knife, alongside a number of figures
19 hostile to IS and, indeed, hostile to Sunni regimes, so
20 Putin, Obama, Rouhani and Assad.
21 A. That's right, yes.
22 Q. We can take that off screen now. Did it also contain
23 some images showing people about to be shot in what
24 appear to be IS mass executions?
25 A. There were. There were people lined up with gunmen

89

1 stood behind them.
2 Q. I'm obviously not going to show those on screen now.
3 Looking at page 15 of your report and on to page 16,
4 paragraphs 1.3.15.4 and on, did the device also contain
5 WhatsApp voice messages between Butt and Ahmad Musa
6 Jibril, the preacher?
7 A. It did, yes.
8 Q. Were there messages suggesting that Butt was supportive
9 of Jibril ?
10 A. Yes, I would say he appeared to be a follower of Jibril .
11 Q. And some asking him questions of doctrine?
12 A. Yes.
13 Q. Looking at page 17 of your report, did the device
14 contain various files comprising recordings of lectures
15 by figures such as Jibril ?
16 A. It did, yes.
17 Q. Looking over onto page 18, did the device contain
18 an email suggesting that Butt might possibly be involved
19 in identity fraud?
20 A. It did, yes, an email from Rachid Darr asking if he was
21 able to facilitate the printing of ID cards.
22 Q. Of course, the printing of ID cards is not something
23 that would be done for honest reasons, is it?
24 A. No.
25 Q. Just to be clear, other material on the device led you

90

1 to believe, I think, that it might have been Pakistani
2 ID cards with which he was concerned?
3 A. Yes, there were some images of Pakistani ID cards as
4 well, yes.
5 Q. Looking at 1.3.20.7 in your report, did the device also
6 contain messages from Butt inquiring about job
7 opportunities, including as a bus driver and on the
8 railways?
9 A. It did, yes.
10 Q. And also an email about possible overseas teaching work?
11 A. It did, yes. Specifically in a Muslim country is what
12 Butt was saying.
13 Q. Did it also contain some files suggesting an interest in
14 the -- on the part of the owner in the use of dating
15 sites?
16 A. Yes, that's right, there was a site called Tinder Tips
17 and Millennial Dating app, so it looked like there was
18 potentially online dating on the phone as well.
19 Q. I think also some images of female celebrities in sexual
20 poses and lightweight news items about female
21 celebrities ?
22 A. That's right, yes.
23 Q. May we move on to the next device, CMD/3, what was this
24 device and what were its circumstances of seizure?
25 A. So this was an HP laptop and it was seized on

91

1 18 October 2016 from Butt's home address, and it can be
2 attributed to Khuram Butt.
3 Q. I think there's also some evidence of it having been
4 used by Zahrah Rehman?
5 A. Sorry, there is some evidence that she's used it as
6 well, yes.
7 Q. Is this a device which was analysed in late 2016 or for
8 the first time in the period after the attack?
9 A. This was looked at first in late 2016.
10 Q. First of all, does the device contain a rather striking
11 video of Khuram Butt cutting the throat of a cow?
12 A. It does. I believe it's a video, a home video taken by
13 Zahrah Rehman, potentially in Pakistan, it certainly
14 looks abroad, and it shows various men pinning a cow to
15 the floor while Khuram Butt takes a knife and cuts its
16 throat. He then comes to the camera and he says:
17 "This is just an animal, Mohammed, you know Banu
18 Qurayza, he did this to 600 Jewish men. To human
19 beings, imagine when he sees a human being, it would be
20 the same you know."
21 Q. So he referred to the cutting of the throat being
22 something done to a large number of Jewish people on
23 an occasion in history, I think?
24 A. That's right, that was a Jewish tribe at the time of
25 Mohammed. A lot of what Khuram puts out relates to

92

1 historical Muslim incidents, I suppose, and he is
 2 likening that to the slaughter of 600 Jews.
 3 Q. Historical, or in some cases, legendary?
 4 A. Indeed, sir.
 5 Q. Now, I'm not going to play that video, but did you take
 6 the view that it might well be a street setting in
 7 Pakistan based on the surrounding area?
 8 A. That's what it appears to me. So I imagine it's taken
 9 on the honeymoon, which I believe was 2014.
 10 Q. I think it was early 2014, January or February, that
 11 they took the honeymoon in Pakistan. To your knowledge,
 12 and that of your team, did they visit Pakistan after
 13 that?
 14 A. Not to my knowledge.
 15 Q. So when we look at this and, indeed, any other videos or
 16 files suggesting connection to a trip to Pakistan, it's
 17 likely to be that one in early 2014?
 18 A. That's what I believe, yes.
 19 Q. Did the laptop also contain a lot of files about current
 20 affairs?
 21 A. It did, yes. Shortly before the laptop was seized it
 22 was around the time of the Brexit referendum and there
 23 was a lot of material around Brexit on there.
 24 Q. In addition, looking at page 21 of your report, did it
 25 contain a number of files of lectures by

93

1 Anwar al-Awlaki?
 2 A. It did, yes.
 3 Q. What was the sort of content of those lectures?
 4 A. They discussed jihad, they discussed Koranic hadiths, so
 5 that relates to the words and deeds of Mohammed, and
 6 around the history of Islam.
 7 Q. But also generally advocating jihad both historically
 8 and in the present?
 9 A. Yes.
 10 Q. My learned friend Mr Patterson makes the point "violent
 11 jihad" rather than any other interpretation of that
 12 word?
 13 A. Yes.
 14 Q. Looking at page 22, did the device, this laptop, also
 15 contain a number of images of known terrorists?
 16 A. It did, yes. Abdesalam Salah, responsible for the Paris
 17 attacks in 2016, Nouredine Chouchane in Tunisia 2015,
 18 the three Brussels airport suspects.
 19 Q. But is there also, I'm looking now at page 23 of your
 20 report, a large amount of conventional domestic photos
 21 and videos of the family life?
 22 A. Yes, that's right.
 23 Q. Moving to page 24 and the next device of significance,
 24 JRW/1, an iPhone 5 mobile phone. Can you tell us about
 25 the circumstances and time at which this was seized?

94

1 A. Yes, this was seized on 4 June 2017 during a search of
 2 the home address of Khuram Butt in Barking, but we can
 3 attribute it to Murriam Rehman, the sister of Zahrah.
 4 Q. Did this device contain a few items of interest?
 5 A. It did, yes.
 6 Q. First of all, 1.6.6.1, did it contain an audio file of
 7 a family debate about religion, secularism and
 8 nationalism?
 9 A. It did, yes.
 10 Q. Is it right to say that some extreme views are expressed
 11 in the course of that debate?
 12 A. Yes, they were.
 13 Q. But, having listened to it myself extensively, can you
 14 confirm this to me: that it's very difficult to
 15 understand who is speaking?
 16 A. Yes, definitely.
 17 Q. And sometimes difficult to understand the points being
 18 made?
 19 A. Yes, that's right.
 20 Q. Is there also on the device, did you find on the device,
 21 a significant audio note from somebody apparently
 22 addressing Murriam Rehman?
 23 A. Yes, we did, and during that she discussed the fact she
 24 thought that Khuram was "dodge" and may be an Isis
 25 sympathiser.

95

1 Q. Did you identify that this voice note was sent on
 2 24 November 2015?
 3 A. That's correct.
 4 Q. And it's quite significant, so I'm going to put the
 5 quotation on screen, if I may {DC7243/26}, please.
 6 I'm just going to read this out. It's a woman's voice
 7 speaking to Murriam Rehman:
 8 "Basically, Murriam I, I think I did tell you but
 9 I'm such an idiot for not telling you this ... and Rahima
 10 told me apparently I did, but ... basically you know
 11 during the wedding ... Hashim's wedding, know my little
 12 brother and Wasim came, and they were like, obviously
 13 they were on the men's side and ... you know like
 14 debates and discussions they arise and stuff so
 15 obviously like debates and stuff happen and I never knew
 16 that ..."
 17 Then she goes on to say:
 18 "... Khuram and my brothers and stuff they were all
 19 having discussions and stuff about Khalifah and jihad
 20 and stuff and then it got to like talking about Isis and
 21 stuff and Khuram was like getting really defensive and
 22 basically it got really, really dodgy because my brother
 23 was like, my older brother was like so you think Isis is
 24 correct? And Khuram was like so you're saying that
 25 they're not? So ... basically, he was, he was talking

96

1 about how the Khalifah has been established in Syria ..."
 2 Pausing there, that is the IS caliphate?
 3 A. Yes, sir.
 4 Q. "... and everything and this was like a year and a bit
 5 ago and, yeah, it's a bit deep but I'm not going to say
 6 it over texts and stuff because it's a bit long and
 7 stuff and not just that but yeah, let's watch out for
 8 Khuram and stuff cause I think he's a bit 'dodg' in
 9 terms of all of that and I just want Zahrah to be safe
 10 and yeah I feel like he's an Isis sympathiser and
 11 I don't want to be saying that but I think it may be
 12 true."
 13 So that's a transcript of what is said on there?
 14 A. That's been taken word-for-word, yes.
 15 Q. Were you able to identify the speaker?
 16 A. We have the phone number and we have the name referred
 17 to by Murriam as Irqa but we don't know who that is.
 18 Q. It refers to a wedding a year and a bit ago, so that
 19 would suggest some time in mid-2014.
 20 A. Yes, that's correct, sir.
 21 Q. Given that the voice note was sent in November 2015.
 22 A. Yes.
 23 Q. Can we now move on to the next device you address in
 24 your -- I was going to move on to the next device you
 25 address --

97

1 THE CHIEF CORONER: Shall we do that at 2 o'clock.
 2 MR HOUGH: -- it might be easier to do that at 2 o'clock,
 3 thank you, sir.
 4 THE CHIEF CORONER: Thank you, we will pick up at 2 o'clock.
 5 (12.58 pm)
 6 (The Luncheon Adjournment)
 7 (2.04 pm)
 8 MR HOUGH: Good afternoon, Mr Ager.
 9 We were going through devices which were seized
 10 either in October 2016 or after the attack, and
 11 in June 2017, which were linked to Khuram Butt and
 12 members of his family.
 13 A. Yes.
 14 Q. And we'd reached page 26 of your DMEU report,
 15 section 1.7. Can you now tell us about an HP laptop
 16 seized during the search on 4 June 2017? This is 1.7 in
 17 your DMEU report.
 18 THE CHIEF CORONER: I think we had an earlier HP laptop,
 19 didn't we, or was it an HP tower --
 20 MR HOUGH: This one has been given the reference JRW/2.
 21 A. This device was seized on 4 June 2017, again, during the
 22 search warrant at 4 Elizabeth Fry Apartments, the home
 23 address of Khuram Butt. The laptop was found in the
 24 kitchen and it has material on it relating to
 25 Khuram Butt, Zahrah Rehman and her brother.

98

1 Q. Her brother, Qasim Rehman?
 2 A. That's right.
 3 Q. Does this also contain the video with the slaughtering
 4 of the cow?
 5 A. It does, yes.
 6 Q. Was it also found to contain a lecture by Sheikh Faisal,
 7 a Jamaican we've heard of who was convicted in the UK of
 8 solicitation to murder?
 9 A. It does. This one is called "Manhood in Islam".
 10 Q. And this lecture, "Manhood in Islam, did it offer a
 11 range of extremist views, homophobic, hostile to Western
 12 values, very hostile to feminism?
 13 A. That's right, it does.
 14 Q. As well as rather dubious theology?
 15 A. That's right, and one of the last things is also trying
 16 to justify the Charlie Hebdo attacks in France.
 17 Q. Does this and other content help you to date it?
 18 A. Late 2016 to early 2017, and that was due to comments
 19 about the Trump/Clinton election.
 20 Q. Did this device also contain audio files of a number of
 21 lectures or sermons by Ahmed Musa Jibril?
 22 A. It does, yes.
 23 Q. Did it also contain images of some terrorist attacks,
 24 including the Twin Towers attack and the Westminster
 25 attack of March 2017?

99

1 A. It does, yes.
 2 Q. And did it contain propaganda poster-type images which
 3 were supportive of Islamic State?
 4 A. It does, yes.
 5 Q. Moving on to the next device identified in your
 6 searches, JRW/22; can you tell us about that device?
 7 A. Yes, this is a silver USB stick and it was seized on
 8 5 June during that same search at 4 Elizabeth Fry
 9 Apartments, Khuram Butt's home address, and it was found
 10 in a leather Arsenal wallet inside a basket in the
 11 kitchen and it's got some media files attributable to
 12 Butt.
 13 Q. Did these include a series of articles and lectures
 14 supportive of extremist Islamic theology and violent
 15 jihad, including some very lengthy documents?
 16 A. Yes, it does.
 17 Q. Did it also contain a version of Khuram Butt's
 18 curriculum vitae?
 19 A. It does, yes.
 20 Q. And I think it also contained an image of Khuram Butt
 21 with both his wife and his son with him making the
 22 Shahada sign?
 23 A. That's correct, it does.
 24 Q. If we can put on the screen, please, {DC8136/1}, is that
 25 the image?

100

1 A. That's correct, yes.
 2 Q. We can take that off screen now. Next, JRW/30, please.
 3 What sort of device was this?
 4 A. This is a iPod again seized at the search of 4 Elizabeth
 5 Fry Apartments on 5 June and was found in a basket in
 6 the kitchen. There was no clear indication of who was
 7 using this device.
 8 Q. Did that too contain audio files of extremist lectures?
 9 A. It does, yes.
 10 Q. Including some by Jibril and some by Anwar al-Awlaki.
 11 A. That's right, it does.
 12 Q. Next, JRW/47A, what sort of device was this and how was
 13 this obtained?
 14 A. This was a hard drive, again seized at the same search
 15 at Elizabeth Fry Apartments and it was seized on 5 June.
 16 The device was located in a drawer which was inside the
 17 open plan lounge/kitchen area and it can be partially
 18 attributed to Butt.
 19 Q. Did this too contain the video showing Butt slicing the
 20 neck of the cow and making the hostile comment about
 21 Jewish people?
 22 A. It does, yes.
 23 Q. Was it also found to contain a video of Khuram Butt and
 24 Zahrah Rehman apparently in Pakistan riding a camel?
 25 A. It does, yes, and during that at one point Mr Butt

101

1 raises his right forefinger, so indicating the Shahada,
 2 and he says "Dawlat Islamiyah", and that is Arabic for
 3 "Islamic State".
 4 Q. Is this fair, and I don't propose to show the video,
 5 that he says those words in the midst of giggling about
 6 riding on camels and the difficulty of riding on camels?
 7 A. Yes, it is a jokey, I suppose, conversation.
 8 Q. And during the course of that video and when that's
 9 happening I think we can see Zahrah giggling about
 10 riding on a camel?
 11 A. That's right, yes.
 12 Q. Did the device also contain, was it found to contain
 13 a video of Khuram Butt with Zahrah Rehman on a flight
 14 apparently from Pakistan?
 15 A. Yes, that's right. Again, it's -- I can't tell exactly
 16 which flight it is, but I'm assuming it's when they're
 17 coming back from Pakistan and you can hear that Butt
 18 makes a comment that Pakistan airport should change its
 19 name to Anwar al-Awlaki Airport, and Attaturk Airport
 20 change its name to Omar Bakri. Zahrah Rehman then
 21 comments that London airport will change to Abu Luqman.
 22 I believe she's referring to Anjem Choudary as
 23 Abu Luqman.
 24 Q. Is Abu Luqman a name commonly used in relation to
 25 Anjem Choudary?

102

1 A. In my work at SO15 I've come across that before for
 2 Anjem Choudary, so there could be other Abu Luqman's but
 3 I believe that is a reference to Anjem Choudary.
 4 Q. While those comments are being made, the two of them are
 5 both, or certainly Butt is looking into the camera and
 6 Zahrah Rehman next to him. I think, once again, they're
 7 giggling throughout?
 8 A. That's right.
 9 Q. There's nothing, I think, on the footage to give the
 10 context for those comments, is there?
 11 A. No, they're just quite short clips.
 12 Q. Does this hard drive also contain further speeches by
 13 Jibril and al-Awlaki expressing support for extremist
 14 views?
 15 A. It does, yes.
 16 Q. And does it also contain shorter texts advocating
 17 extreme positions?
 18 A. It does, yes.
 19 Q. Can I now move to your appendix B where you deal with
 20 devices linked to Khuram Butt's family members. First
 21 of all, is it right in general to say that the number of
 22 devices were found attributed to Zahrah Rehman, to
 23 Khuram Butt's mother, and to Khuram Butt's brother's
 24 wife, which contain nothing of concern or relevance to
 25 the investigation?

103

1 A. That's correct, yes.
 2 Q. May I then deal with the main devices that did contain
 3 anything of interest. First of all, CJH/1, can you tell
 4 us about this device?
 5 A. Yes, this is a iPhone 6, it was seized on 4 June 2017
 6 during that same search at 4 Elizabeth Fry Apartments.
 7 The device has been attributed to Haleema Butt, the
 8 sister of Khuram and she was at the address at the time.
 9 Q. Did this contain -- was it found to contain files of
 10 various communications between Khuram Butt and his
 11 sister?
 12 A. Yes, it did.
 13 Q. And some of those, I think, show Khuram Butt sending his
 14 sister captions and links opposing the war in Syria?
 15 A. That's correct, yes.
 16 Q. We've put an example on screen, {DC8143/1}. You see
 17 this is an example of a text captured on this device
 18 expressing outrage about people killed in Western Mosul
 19 in Iraq?
 20 A. That's right, and the comments:
 21 "Where is the outrage! Where is the accountability!
 22 Where is the condemnation!"
 23 That's quite a common theme for Butt's comments.
 24 Q. There's nothing, however, to suggest what view his
 25 sister took in relation to that, whether she agreed or

104

1 disagreed?
 2 A. No.
 3 Q. We can take that off the screen now.
 4 Looking at your paragraph 2.12, did you find
 5 an iMessage thread between Haleema and apparently the
 6 wife of Saad Butt, so apparently her sister-in-law,
 7 referring to Khuram Butt opposing Haleema wearing
 8 make-up and insisting on chaperones being used for women
 9 of the family?
 10 A. That's right, yes.
 11 Q. Did you also find some further WhatsApp communications
 12 over the period immediately before and after the attack?
 13 A. Yes, that's correct.
 14 Q. May we please look at some of those, please. First of
 15 all, {DC8147/2}. Now, this is, I think, a WhatsApp chat
 16 between Haleema Butt and Zahrah Rehman on 1 June 2017.
 17 A. Yes.
 18 Q. And the messages here go down the page with the earliest
 19 towards the top.
 20 A. That's correct.
 21 Q. Haleema asking where her brother is because her texts
 22 weren't going through, and the response from Zahrah
 23 being that he was at Koran class, and that she had
 24 called him before and he hadn't answered either.
 25 A. That's correct.

105

1 Q. And then if we look down the page to the bottom third,
 2 after some other exchanges, do we see that Zahrah says:
 3 "He's not on WhatsApp anymore. Just realised."
 4 A. That's correct. I think we heard earlier that he had
 5 taken himself off WhatsApp.
 6 Q. So that's further confirmation of Khuram Butt having
 7 taken himself off WhatsApp and that's 1 June 2017.
 8 A. This reference to it, yes.
 9 Q. So his family is -- some members of his family were just
 10 discovering that he has taken himself off WhatsApp?
 11 A. Yes.
 12 THE CHIEF CORONER: I think the line just above that,
 13 Mr Hough, we see it at 19.47, "Messages still haven't
 14 gone through".
 15 MR HOUGH: Yes.
 16 THE CHIEF CORONER: That's about 15 minutes, or 12 or 13
 17 minutes before that?
 18 MR HOUGH: Yes.
 19 Then can we have {DC8149/2}. Did you find here
 20 a WhatsApp chat on this device between Haleema and
 21 a friend of hers on the night of the attack?
 22 A. Yes, that's correct.
 23 Q. And once again the messages go down the page with the
 24 earliest towards the top. Can we see from the third
 25 line Haleema referring to being scared?

106

1 A. Yes, that's right.
 2 Q. And the last few lines on the page, Haleema being
 3 concerned about every bearded guy who walked through
 4 security where she was working?
 5 A. Yes, that's right.
 6 Q. And the friend saying that she was scared to go anywhere
 7 let alone an airport, I think it was an airport that
 8 Haleema Butt worked at at the time.
 9 A. That's right, yes.
 10 Q. Over the page, please {DC8149/3}. You see Haleema
 11 saying that she is a Muslim and she expects them,
 12 presumably a reference to terrorists or possibly
 13 a reference to anyone with a beard, doing "this shit".
 14 A. Yes, that's correct.
 15 Q. And then expressing a bad feeling that they'll do
 16 something at an airport next?
 17 A. That's right, yes.
 18 Q. And then reference by the friend to the news, presumably
 19 showing the details of the attack.
 20 A. Yes.
 21 Q. And Haleema saying:
 22 "It's so fucked up."
 23 A. That's right.
 24 Q. If we take that off screen, evidently from that text,
 25 Haleema had no idea, was expressing to her friend, she

107

1 was making clear to her friend she had no idea that her
 2 brother was involved in these terrible attacks?
 3 A. Not at that time, no.
 4 Q. And then finally in connection with this device, may we
 5 please look at {DC8150/2}. Did you find another
 6 WhatsApp chat between Haleema and another friend
 7 expressing Haleema's disbelief at her brother being
 8 involved in the attack?
 9 A. That's right, in the early hours of 4 June.
 10 Q. So 4 June at 5.43, Haleema saying:
 11 "Khuram just passed away. He was part of the
 12 attacks."
 13 And then at 5.47.26:
 14 "I just found out two seconds ago."
 15 She says:
 16 "I've lost my best friend."
 17 A. Yes, I just point out, sir, that it would be an hour
 18 ahead of the time there, because that's UTC.
 19 Q. Thank you very much. Then two lines further down
 20 Haleema says:
 21 "He's a fucking idiot. I fucking hate him. But
 22 he's my brother."
 23 A. That's correct.
 24 Q. We can take that off the screen now.
 25 May we move on to another device seized at the home

108

1 address of a Butt family member, MDW/1. Can you tell us
 2 about this device, recognising that there's no
 3 difficulty with the name of the owner being revealed?
 4 A. Yes, this is an iPhone 5S and this was handed over by
 5 Saad Butt, the brother of Khuram, on 7 June whilst
 6 police were at his home address.
 7 Q. Did this device, looking at paragraph 3.5 of your
 8 report, contain a number of chats involving Saad about
 9 the attack after it had happened with friends and
 10 relatives of his?
 11 A. That's correct, yes.
 12 Q. And did those include a video, Saad sending a video of
 13 his uncle condemning the attack?
 14 A. That's correct, yes.
 15 Q. Did this iPhone also, and importantly, contain the full
 16 threads for two WhatsApp chat groups that included two
 17 long threads for WhatsApp chat groups involving
 18 Khuram Butt?
 19 A. Yes, that's right, they were called ILM and then ILMA.
 20 ILM, I believe means knowledge.
 21 Q. So looking at 3.7.1 in your report, when did the first
 22 chat ILM start and end?
 23 A. The first one on 17 March 2016, and it ended on
 24 19 October 2016, the day after the search at
 25 Khuram Butt's address, and that ended when Khuram Butt

109

1 posted a message regarding his arrest for fraud, stating
 2 to delete the group as he doesn't want anyone to get
 3 into trouble and:
 4 "The police are trying to use any excuse to get us
 5 behind bars and may Allah destroy their plans."
 6 Q. We will look at that chat in a moment, but in general
 7 terms is this right: this chat which ran from March
 8 to October 2016 contained commentary on Islamic beliefs
 9 and lifestyle from the participants?
 10 A. It did, yes.
 11 Q. Comments on world affairs that were often hostile to
 12 western action in the Middle East?
 13 A. Yes, that's right.
 14 Q. And occasion discussion of social arrangements?
 15 A. That's correct, yes.
 16 Q. It also, I think, included some commentary hostile to
 17 secular society and to homosexuality?
 18 A. That's correct, yes.
 19 Q. If we can put on the screen {DC8151/240}, please, and if
 20 we can look at the entry 2853, can we see that there's
 21 an exchange where someone is quoted saying that Islam
 22 states:
 23 "... we should serve the country we live in".
 24 And the responses are:
 25 "What kind of rubbish is that?"

110

1 "So we should get a job in the British Army?
 2 "What an imbecile of an imam.
 3 "They are calling to kufr let's not be fooled."
 4 A. That's correct.
 5 Q. Does that give a flavour of the types of exchanges on
 6 that chat?
 7 A. Yes, it's a very long chat group but that gives
 8 a flavour of it, yes.
 9 Q. Then {DC8151/76}, if we can maximise the large thick
 10 column, please, can we see here an entry where a series
 11 of comments are made praising the qualities of the
 12 shaheed or martyr?
 13 A. Yes, I'm just looking to see who has sent that, if we go
 14 across.
 15 Q. If we move over to the left, please, we can see that's
 16 sent by Khuram Butt?
 17 A. Yes, that's correct.
 18 Q. Then {DC8151/325} I think we will see the message you
 19 were referring to earlier, if we maximise the body of
 20 the text, please. Right at the bottom of the page:
 21 "Me and 2 other brothers were raided yesterday by
 22 the police for some bogus fraud claims."
 23 Then over the page, please {DC8151/326}:
 24 "They confiscated all technology related items from
 25 our houses.

111

1 "I'm going to uninstall WhatsApp and going to now
 2 revert back to a normal phone rather than a smartphone
 3 Insha'allah."
 4 Then the chat is brought to an end, the comment is
 5 made:
 6 "It seems the police are trying to use any excuse to
 7 get us behind bars."
 8 A. That's correct, yes.
 9 Q. We can take that off the screen.
 10 Looking at paragraph 3.7.3, did you identify another
 11 chat on this device?
 12 A. Yes, that chat group was started up again, as I say, now
 13 as ILMA.
 14 Q. This time I think from 5 December 2016?
 15 A. That's right, there was a slight gap between it starting
 16 up again.
 17 Q. With, I think, 18 members of the chat?
 18 A. That's correct.
 19 Q. If we can look at a few examples of entries from this
 20 chat, {DC8152/250}. If we look at an entry four lines
 21 from the bottom, a comment on the far right group
 22 Britain First is:
 23 "They can 'die in there rage' filthy kuffars."
 24 A. That's correct, yes.
 25 Q. And "Die in their rage" of course is a comment

112

1 Khuram Butt attributed to the Quilliam researcher when
 2 he was interviewed under caution?
 3 A. Yes.
 4 Q. Then {DC8152/532}, if we look at the entry for
 5 31 May 2017 at 09.34, and we can put the entire page
 6 back on screen, please, so about a third of the way down
 7 there's an entry for Khuram Butt, Akhi I think is
 8 Khuram Butt; is that right?
 9 A. That's correct, yes. There's actually two phone numbers
 10 for Khuram Butt in some of these messages but that's one
 11 of the ones he uses.
 12 Q. We can see here he's making -- he's including the same
 13 comment that we saw in the text earlier about the
 14 alleged massacre in Western Mosul and this is, I think,
 15 Khuram Butt's last message in the chat, 9.34 am on
 16 31 May 2017?
 17 A. That's correct.
 18 Q. Then page 537 of the same document {DC8152/537}, can we
 19 see at 4.58.55, Khuram Butt exits the chat without
 20 comment or explanation?
 21 A. That's correct.
 22 Q. On 31 May. So disengaging with that electronic group?
 23 A. That's correct.
 24 Q. And then page 561, {DC8152/561} do we see about a third
 25 of the way down a chat message sent by Saad Butt in the

113

1 early hours of 4 June, saying:
 2 "Urgent request regarding Khuram my brother.
 3 "Just anyone know where he is at the moment?
 4 "Family very concerned as he was supposed to return
 5 after tarawee for sehri but hasn't.
 6 "He is not picking up his phone."
 7 A. That's right, that is shortly after 4.30 on 4 June.
 8 Q. So a similar time to the time we saw Haleema Butt's
 9 messages?
 10 A. That's correct.
 11 Q. An almost identical time. Then can we see further down,
 12 another member of the group, four lines up, says:
 13 "My brothers exit from this group. Insha'allah we
 14 will open up a new group chat to share ilm [knowledge]
 15 in due course."
 16 A. That's right, and that's when the chat group was closed.
 17 THE CHIEF CORONER: Just above the line, Mr Hough, that you
 18 have read, we see there is an entry:
 19 "Last saw him at the gym during tarawee on Thursday
 20 he exited the group prior to this."
 21 MR HOUGH: Yes, thank you. We can take that off screen.
 22 May I ask you now to turn to appendix C of the DMEU
 23 report and ask you some questions about devices linked
 24 to Redouane and Zaghba which you investigated. First of
 25 all, is this right: that there was one device linked to

114

1 Redouane, a phone, which was not recovered after the
 2 attack?
 3 A. That's correct, yes.
 4 Q. Where was that last located by cell site information?
 5 1.1.4, I think.
 6 A. Yes, so the last cell site was 169 Eastern Avenue,
 7 Romford. So that's quite close to the hiring location
 8 of the van.
 9 Q. And what time was that?
 10 A. The time was 18.40 on 3 June.
 11 Q. So that would suggest, would it, possible discarding of
 12 this device around the area of B&Q in Romford where the
 13 attackers went?
 14 A. Yes, I think it was suggested that the van actually left
 15 B&Q and travelled onto the Eastern Avenue at 18.39.
 16 Q. So it's possible to see where the phone has been
 17 discarded?
 18 A. Discarded or turned off around that point, yes.
 19 Q. But if it was with him at the time, it must have been
 20 discarded at some point after that?
 21 A. Certainly, between there and the attack.
 22 Q. Then next item I'd like to ask you about is a mobile
 23 phone, Alcatel mobile phone, for which you gave the
 24 reference SPT/28. When and where was that seized?
 25 A. So this was found during the execution of the search

115

1 warrant at 387B Barking Road, East Ham, and that was the
 2 address of Rachid Redouane. I haven't got the exact
 3 date but I think that was 4 or 5 June 2017.
 4 Q. I think the majority of the activity on this phone was
 5 from the end of March 2017; was that right?
 6 A. That's correct, yes.
 7 Q. And the last activity on 26 May 2017.
 8 A. That's correct.
 9 Q. Did the contacts list on the phone include both Zaghba
 10 and Butt?
 11 A. It did, yes.
 12 Q. Did it include on it any extremist or radical material?
 13 A. There was a WhatsApp group of which Khuram Butt was
 14 a member and there were postings by Butt in there which
 15 were of an extremist nature.
 16 Q. We can look at an example of that, {DC8154/10}. Is this
 17 the chat you're referring to?
 18 A. Yes, that's correct.
 19 Q. We can see in the second half of the page that Butt
 20 refers to a story about Theresa May attending a meeting
 21 in Saudi Arabia without a head scarf, and disparaging
 22 her and saying -- and suggesting that Allah should
 23 humiliate the Muslim leaders she was meeting?
 24 A. That's correct, yes.
 25 Q. Did the device also contain an image suggesting

116

1 hostility to Shia Islam?
 2 A. Yes, it did.
 3 Q. Can we have on the screen {DC8153/1}. Is this the
 4 image?
 5 A. That's correct, yes.
 6 Q. Looking at your page 6, 1.3.19, was there an email on
 7 the phone which suggested that Redouane had been using
 8 a Muslim dating site in the period shortly before the
 9 attack?
 10 A. Yes, there was. On 23 May 2017 he'd received an email
 11 from muslimsformarriage.com. That was addressed to him
 12 and it stated that a message had been received from
 13 a member.
 14 Q. A member of the group?
 15 A. Yes.
 16 Q. Of the site. But were you able actually to date when
 17 Redouane might have been using that site?
 18 A. No, I don't think we could.
 19 Q. Did you also find on this device a number of messages to
 20 and from Charisse O'Leary relating to their child,
 21 including photographs of that?
 22 A. Yes, there is quite a lot of non-contentious material
 23 relating to their child.
 24 Q. And in fact this device, is this fair, contained
 25 relatively little extremist material, just, really, the

117

1 material you've taken us through in the last couple of
 2 minutes?
 3 A. Yes, that's right.
 4 Q. Did you also -- did your team also seize a number of
 5 devices in the search of Charisse's flat?
 6 A. We did, yes.
 7 Q. Did they contain anything of relevance other than
 8 messages with Redouane about arranging contact with his
 9 daughter?
 10 A. Nothing relevant other than that.
 11 Q. Can I move on, then, to devices linked to
 12 Youssef Zaghba. Was there a handset linked to
 13 Youssef Zaghba which was not recovered?
 14 A. There was, yes.
 15 Q. What sort of device was that?
 16 A. That was a Samsung Galaxy S5.
 17 Q. Where was that last located based on cell site
 18 information?
 19 A. The last location of that was found to be at 13.02 on
 20 3 June and that was at Colne House, Harts Lane, IG11,
 21 and that would be consistent with his home address.
 22 Q. Is this right: that the device had been used between
 23 12 January 2017 and the day of the attack?
 24 A. That's correct, yes.
 25 Q. Did you also in the course of the search -- and I'm now

118

1 looking at paragraph 2.2, seize a number of other
 2 devices from Zaghba's home address for which a confident
 3 attribution to him couldn't be made?
 4 A. Yes, we had two addresses for Youssef Zaghba and one of
 5 those was at Ripple Villas, Ripple Road, Barking.
 6 A number of devices were taken from there and some of
 7 those -- well, we couldn't attribute any of those to
 8 Zaghba.
 9 Q. I should, in fairness, have said that Ripple Villas, the
 10 address we're now talking about, is a former address of
 11 Youssef Zaghba's, but a recent former address?
 12 A. That's correct, yes.
 13 Q. His current address at the time of the attack as we have
 14 seen was 43 Fairfield Road?
 15 A. That's correct, yes.
 16 Q. Of these devices which couldn't be confidently
 17 attributed to Zaghba but which were at his former
 18 address, is it right that one of them was a mobile phone
 19 which contained an IS propaganda video?
 20 A. Yes, that's correct, an HTC mobile phone.
 21 Q. And without going into details of the video, is it right
 22 that it contains some really horrific footage of
 23 captives being killed?
 24 A. Yes, that's correct.
 25 Q. Moving then to devices which were recovered from

119

1 Zaghba's home address at the time of the attack, 43
 2 Fairfield Road, did you recover a device for which you
 3 gave the reference MAC/5?
 4 A. We did, yes. This was an Alcatel One Touch mobile
 5 phone, it was seized on 6 June 2017, at 43 Fairfield
 6 Road, Ilford, and it can be attributed to
 7 Youssef Zaghba.
 8 Q. Is it right that this contained a number of images
 9 suggesting extreme views were held?
 10 A. That's right, yes.
 11 Q. First of all can we have on screen, please {DC8170/1}.
 12 Did it contain, for example, this image, which was the
 13 cover image for an audio file entitled "Soldiers of
 14 Allah"?
 15 A. Yes, that looks like a nasheed, so a short Islamic song,
 16 but in this case of an extremist nature.
 17 Q. I think the words "Nasheed with translation" just below
 18 the words "Soldiers of Allah".
 19 A. Yes.
 20 Q. Looking at your page 11, paragraph 2.3.2, did the mobile
 21 phone also show a number of searches from 2015 which
 22 suggested extremist interests?
 23 A. It did, yes.
 24 Q. Did they include searches for "Islamic State" and for
 25 "caliphate"?

120

1 A. Yes, that's right.
 2 Q. On 21 July 2015 a search on the phrase "He who gains
 3 martyrdom wins"?
 4 A. That's correct.
 5 Q. A search on 29 May 2015, "We are coming, the soldiers of
 6 Allah"?
 7 A. That's correct.
 8 Q. Finally, I think, two further devices, a phone and
 9 a laptop, were found in the search of Zaghba's home
 10 which didn't have any relevant content?
 11 A. That's correct, yes.
 12 Q. Were you, in addition, provided with a hard drive
 13 containing a forensic download of material from the
 14 Italian authorities?
 15 A. We were, yes.
 16 Q. Did that contain material from a number of devices which
 17 they'd obtained?
 18 A. It did, yes.
 19 Q. Just picking up a few relevant parts of that material --
 20 we can take that page off screen -- looking at
 21 paragraph 2.5.2.11 on your page 14, did it contain
 22 a WhatsApp chat between Youssef and his mother over the
 23 period June 2016 to 8 January 2017?
 24 A. It did, yes.
 25 Q. Did it contain a couple of examples of Youssef sending

121

1 his mother documents promoting Salafist and Wahhabist
 2 views?
 3 A. It did, yes.
 4 Q. That's to say views which are relatively extreme in
 5 theological terms, but weren't positively advocating
 6 acts of violence?
 7 A. Yes.
 8 Q. 2.5.4, please. Did the material from the Italian
 9 authorities also contain files from a Huawei phone with
 10 some attribution to Zaghba?
 11 A. That's right, there was also some attribution to another
 12 male as well.
 13 Q. A number of other devices including an SD memory card
 14 containing jihadi chants?
 15 A. That's correct, again, jihadi nasheeds.
 16 Q. And did you also receive two DVDs of forensic downloads,
 17 one of which, similarly, contained jihadi chants?
 18 A. That's correct, yes.
 19 Q. So the material from the Italian authorities suggested
 20 that there were some devices which Zaghba had left in
 21 Italy that contained extremist material?
 22 A. My understanding is these were seized at the time of his
 23 port stop by the Italian authorities and then shared
 24 with us. I don't think these were seized following the
 25 attack.

122

1 Q. I see. Thank you.
 2 So the material on these devices would have been
 3 available from the time of the port stop?
 4 A. In Italy, yes. They were shared with us after the
 5 attack.
 6 Q. I see, so shared with the British authorities after the
 7 attack. Thank you.
 8 May we move now to your telecommunications report,
 9 {DC6826/1}. Before I do, though, in going through the
 10 devices, we've identified quite a number of documents
 11 and images suggestive of extremist views being held and
 12 expressed.
 13 A. Yes.
 14 Q. But is this right: there's nothing on any of the devices
 15 which positively talks about attack-planning?
 16 A. No.
 17 Q. Positively forecasts any attack?
 18 A. No.
 19 Q. Or gives details about training or preparation for
 20 attacks in general?
 21 A. No, that's right.
 22 Q. Moving on, then, to the telephone communications report,
 23 and the introduction, is it right to say that the
 24 Operation Dativall team obtained data from the main UK
 25 telecoms companies and also from a Moroccan company

123

1 called CSP?
 2 A. That's correct.
 3 Q. In almost all cases was the data requested and obtained
 4 after the attack?
 5 A. Yes, there was a little bit obtained following the fraud
 6 arrest on Khuram Butt, so we did have some which went
 7 back a little further in the year.
 8 Q. If we look at your page, page 4, paragraphs 2.1 to 2.4,
 9 in relation to Khuram Butt, did you identify two
 10 telephone numbers which he used in communicating with
 11 Zaghba and Redouane?
 12 A. We did. There was one which ended 594 and the other one
 13 ended 714.
 14 Q. Were there two handsets used in relation to those two
 15 numbers?
 16 A. There were, yes.
 17 Q. Did you recover either of those handsets?
 18 A. No, we didn't.
 19 Q. In relation to Redouane, what numbers did he use for
 20 communication with the other attackers?
 21 A. He had three numbers, one ended 500, another 514 and
 22 another 470.
 23 Q. Were there two handsets used for those three numbers?
 24 A. There were, there were exhibit SPT/28, which we have had
 25 before, and another one which hadn't been recovered.

124

1 Q. And then Zaghba, did you identify any telephone numbers
 2 for communications between him and the other attackers?
 3 A. Just one phone number, that ended 547, and that was just
 4 using the one handset, a Samsung Galaxy S5 which wasn't
 5 recovered.
 6 Q. In addition, of course, we have the operational phone
 7 and the number associated with that which was recovered
 8 from the van?
 9 A. That's correct, that ended 666 and that was also
 10 a Samsung Galaxy S5.
 11 Q. Using the data you obtained and looking now from page 6
 12 of your report, section 4, were you able to establish
 13 some information about contacts between the suspects?
 14 A. Yes.
 15 Q. Just before you tell us what information you were able
 16 to obtain, for what period did you have call data for
 17 each suspect and his numbers?
 18 A. Okay, so for Butt's main number, which was 594, we had
 19 that from 22 May 2016. For Redouane's main number, that
 20 ran from 17 June 2016. And for Zaghba's main number,
 21 that was from 5 June 2016.
 22 Q. So in each case for about a year before the attack?
 23 A. That's right.
 24 Q. And is that because service providers are required to
 25 retain call data for a period of about a year?

125

1 A. That's correct.
 2 Q. Based on all the telephone data, did you find any
 3 evidence of interaction between the attackers before
 4 December 2016?
 5 A. No, we didn't.
 6 Q. Was it possible to rule out that they may have been in
 7 communication by other means, including WhatsApp and
 8 other applications that wouldn't feature in call logs?
 9 A. We know that all three attackers have used WhatsApp at
 10 some point and that wouldn't show up in logs of service
 11 providers.
 12 Q. However, is this right: that call data that we have
 13 suggests that contact began in December 2016
 14 and January 2017 and continued fairly consistently after
 15 that?
 16 A. That's correct, yes.
 17 Q. Looking at paragraph 4.3, can you tell me what were the
 18 first recorded calls between combinations of the three
 19 attackers?
 20 A. So between Butt and Redouane, that was on
 21 16 December 2016 at 18.11, and that was a 2-second
 22 telephone call from Butt to Redouane.
 23 For Butt and Zaghba, there was an unsuccessful call
 24 on 14 January 2017 at 15.53. That later followed
 25 communication between the two of them on the same day,

126

1 and between Zaghba and Redouane, that was also
 2 14 January 2017 at 20.34, and that was a phone call from
 3 Redouane to Zaghba lasting just over a minute.
 4 Q. You have confirmed that from that time on there was
 5 continuing telephone contact; is it fair to say, though,
 6 that it was sporadic?
 7 A. Yes, that's right.
 8 Q. Looking at paragraph 4.5, as between Butt and Redouane,
 9 was the highest level of interactions on 23 March 2017?
 10 A. It was, there was an exchange of nine text messages
 11 beginning in the afternoon and then there was also
 12 a call as well that day.
 13 Q. But I think, is this right, that there were other days
 14 with similarly high levels of contact?
 15 A. Yes, that's right.
 16 Q. Was there a period before the attack when there was no
 17 contact by telephone between Butt and Redouane?
 18 A. Yes, there was no contact between 16 May and 3 June
 19 between those two.
 20 Q. Was this an unusual period of telephone silence between
 21 the two?
 22 A. Yes, I think you could say that, yes.
 23 Q. So is it possible, at least, that that reflects some
 24 sort of anti-surveillance activity?
 25 A. Possibly, yes.

127

1 Q. And then paragraph 4.6, contact between Butt and Zaghba,
 2 when were there relatively high levels of such contact?
 3 A. It was quite high between 24 April 2017 and 21 May.
 4 Q. We know that on the second of those days, 21 May, Zaghba
 5 and a friend went to Butt's house to pick up, I think
 6 both him and his son, for a swimming trip.
 7 A. That's right.
 8 Q. Redouane and Zaghba, please, paragraph 4.7, what was the
 9 pattern of their communication?
 10 A. It became more consistent from the beginning
 11 of April 2017, and at the end of April it was almost a
 12 daily basis, the peak appearing to be on 30 April when
 13 there were 11 interactions in the afternoon.
 14 Q. May I next ask you, looking at paragraph 4.8, about
 15 information you got from cell site data concerning the
 16 locations of the various phones with the particular
 17 numbers?
 18 A. Yes, we did request cell site data which would then tell
 19 us roughly where that phone is when it was being used.
 20 The majority of the time the usage was in the Barking
 21 area, where they resided. Due to the relative proximity
 22 of their addresses and the coverage of local cell
 23 towers, I feel that little can be deduced through
 24 comparing the cell site movements. However, we do see
 25 notable trips, which have been mentioned before, so on

128

1 18 April we see Butt and Redouane going to Leeds, and on
 2 26 May we see Redouane and Zaghba going to
 3 Southend-on-Sea.
 4 Q. Did the cell site data suggest that any of the attackers
 5 took trips together out of London on other occasions
 6 than those two days?
 7 A. No.
 8 Q. Or even other trips outside their particular area of
 9 east London together other than those two days?
 10 A. No.
 11 Q. Next, the day of the attack, can you tell us what
 12 communications between the three attackers you
 13 identified from telephone data on that day?
 14 A. Yes, they were all in contact with each other, this
 15 began at 12.12, when there was a call from Redouane to
 16 Zaghba, followed by a call from Zaghba to Redouane.
 17 Another two calls from Redouane to Zaghba followed.
 18 Butt's first contact with others was two outgoing calls
 19 in quick succession at 1.02 and 1.05 in the afternoon to
 20 Zaghba and Redouane respectively. Both lasted just
 21 under two minutes in duration. Redouane sent two text
 22 messages to Butt and received two further calls from
 23 him. The last of these was at 14.02, a call from Butt
 24 to Redouane lasting 18 seconds, and after that --
 25 Q. I think that was just before Butt arrived at

129

1 Charisse O'Leary's block two minutes later; I think?
 2 A. To pick their child up, I believe, and there was no more
 3 communication after that point.
 4 Q. Now, you've told us that there were some handsets used
 5 for these and other communications before the attack
 6 which weren't located. Given that they were in use on
 7 the day of the attack, is it fair to say that they were
 8 discarded at some point?
 9 A. I believe they made efforts to discard them. We've
 10 checked to see if the phones have been used since and
 11 there's no trace of that. I think if they'd just been
 12 left somewhere, I think there would be a trace of
 13 somebody using them, they were quite good phones, or at
 14 least handing them into the authorities and there's no
 15 trace of that.
 16 Q. Of course you turned their properties inside out, turned
 17 the van and the Corsa inside out?
 18 A. Yes.
 19 Q. And so all of that suggests deliberate discarding of the
 20 phones used for communications in the period just before
 21 the attack?
 22 A. I believe so, yes.
 23 Q. May I now address, first of all, in relation to
 24 Khuram Butt, the main telephone numbers which you
 25 investigated in relation to him. First of all, the

130

1 number ending 594. Was this a number first registered
 2 to Khuram Butt from July 2012?
 3 A. It was, yes. It's a long-standing phone number for him.
 4 Q. On 31 May 2017, did Butt change the handset used for
 5 this number?
 6 A. He did, yes. He changed it to the Nokia 106, the
 7 so-called dumb phone, I think we've heard of before.
 8 Q. Again, changing from a smartphone to a dumb phone, is
 9 that an example of anti-surveillance behaviour?
 10 A. I believe it could be, yes.
 11 Q. Did this number have an associated WhatsApp account?
 12 A. It did, yes.
 13 Q. Did that WhatsApp activity cease on 31 May coincidental
 14 with the change to the Nokia phone?
 15 A. It did, yes.
 16 Q. Was this phone regularly used to call Zaghba and
 17 Redouane?
 18 A. It was, yes.
 19 Q. Is this the phone, the number, which was used on the
 20 journey to Leeds?
 21 A. Yes, it was.
 22 Q. What was the last activity on this number?
 23 A. That was a 10-second call at 17.07 on 3 June and then
 24 followed by a text message at 17.10, both to the same
 25 number, which is a number registered to a male called

131

1 Irfan Saeed, but the call was forwarded to an answer
 2 phone.
 3 Q. Were you able to discover what the message was?
 4 A. No, we couldn't tell.
 5 Q. So butt's last communications by telephone were to Irfan
 6 Saeed, I think shortly after 5 o'clock on the day of the
 7 attack.
 8 A. That's correct.
 9 Q. Then the number ending 714, from when was that phone
 10 number used?
 11 A. That was only used from 31 May 2017.
 12 Q. Was that a number registered to Butt at his home
 13 address?
 14 A. It was, yes.
 15 Q. Is that a number that was obtained when Butt bought
 16 a Galaxy phone on that day, 31 May?
 17 A. It was, but not used in that phone.
 18 Q. So used in a different handset?
 19 A. That's correct, yes.
 20 Q. Was that number used to make a number of calls to
 21 Zahrah Rehman?
 22 A. It was, yes.
 23 Q. Was this number used to make calls to Hertz just after
 24 17.30 hours on the day of the attack?
 25 A. It was, alongside the 666 number from SFR/1.

132

1 Q. Those were the calls from B&Q, were they?
 2 A. That's correct, yes.
 3 Q. Was this number used in the operational phone to make
 4 those calls?
 5 A. It was, yes.
 6 Q. Was this number in the same vicinity as two other
 7 numbers attributed to Khuram Butt?
 8 A. Yes.
 9 Q. Does that in turn suggest that he had multiple handsets
 10 or multiple SIM cards which he discarded?
 11 A. Multiple SIMs, yes.
 12 Q. May we move on now to numbers associated with
 13 Rachid Redouane. I should say, by the way, that
 14 I'm addressing the key numbers --
 15 A. Yes.
 16 Q. -- rather than numbers for which you haven't obtained
 17 any substantial relevant information. You address
 18 Rachid Redouane's numbers from page 14, section 6 of
 19 this report.
 20 You've referred already to a number ending 500. Can
 21 you tell us when this number was first registered to
 22 Rachid Redouane?
 23 A. Yes, that was on 23 May 2013, but became active on
 24 16 April 2016.
 25 Q. When was that used until?

133

1 A. Right up until 3 June 2017.
 2 Q. Was this Redouane's principal number?
 3 A. It was, yes.
 4 Q. On how many handsets was this number used? I think it's
 5 your fourth bullet point.
 6 A. There's two there. I've got a feeling it was also used
 7 on the Alcatel, the SPT one as well briefly, so three
 8 handsets, I think in total.
 9 Q. I see. Was there evidence of this number being
 10 exchanged between multiple handsets?
 11 A. Yes, sir, definitely.
 12 Q. I think you record a first handset, a Galaxy S4 Mini,
 13 then interchanged with a Galaxy S3?
 14 A. That's right.
 15 Q. And then later used from after 31 March 2017 with a new
 16 handset, an Alcatel Pixi.
 17 A. Yes.
 18 THE CHIEF CORONER: I think the point the officer was making
 19 just now, Mr Hough, in fact we see on the last bullet
 20 point on page 15, going onto page 16, that the SIM for
 21 the 500 was used in one port of the handset on those two
 22 dates, 14 and 15 April, so that would make the third
 23 that you were speaking about.
 24 MR HOUGH: Yes, thank you, sir.
 25 Over the period that Redouane was in contact with

134

1 Butt and Zaghba, did he use this number pretty
 2 consistently?
 3 A. Yes, he did, yes.
 4 Q. Was it a handset with this number that travelled to
 5 Leeds on 18 April and to Southend on 26 May?
 6 A. It was, yes.
 7 Q. The change of device which took place on 15 April 2017,
 8 was that to a dual SIM device?
 9 A. It was, yes.
 10 Q. What's the significance of it being changed to a dual
 11 SIM device?
 12 A. Potentially that you can have one handset with two
 13 different numbers effectively.
 14 Q. When was the last activity on this phone?
 15 A. That was on 3 June 2017 when it received a 34-second
 16 call at 18.40, and then an unsuccessful call was 19.32
 17 and they were both from Charisse O'Leary.
 18 Q. I think Charisse O'Leary's own phone log also shows
 19 earlier calls just after 5.00 pm?
 20 A. That's correct, yes, and that's consistent with her
 21 statement where she says she was wanting to speak to
 22 Redouane about the child.
 23 Q. Yes, it's consistent with her first of all having called
 24 at shortly after 5 o'clock in relation to the child's
 25 whereabouts and arranging a meeting, and secondly, with

135

1 further calls that she told the team she had made later
 2 in the day?
 3 A. That's right, yes.
 4 Q. Next, may we move on to 6.4 and number 077. Was this
 5 a Hutchison 3G number?
 6 A. That's correct, that had been registered to Redouane
 7 from 26 October 2015.
 8 Q. Was this number used mainly to communicate with
 9 Charisse O'Leary?
 10 A. It was, and I should add it wasn't used past
 11 14 January 2017.
 12 Q. Was this, however, used in some communication with Butt?
 13 A. Yes, quite early in December.
 14 Q. Paragraph 6.2, sorry, going back, number 514, was this
 15 a further number which was used for some communications
 16 with Zaghba and Butt?
 17 A. It was, but less so.
 18 Q. What sort of number was this?
 19 A. This was a Lycamobile, it was unregistered and it had
 20 been connected on 7 March 2017.
 21 Q. In which handset was it used?
 22 A. It was used in the Alcatel Pixi3 which we detailed in
 23 SPT/28.
 24 Q. And finally in relation to Redouane, paragraph 6.5 on
 25 page 18, was this another Lycamobile prepay unregistered

136

1 number ending 470?
 2 A. That's right, yes.
 3 Q. When was this number connected and used?
 4 A. It was connected on 27 January 2017 but the first usage
 5 was not until 27 March 2017, and it was last used on
 6 27 May 2017.
 7 Q. Was this number used in the same dual SIM handset as the
 8 500 number, sometimes apparently at the same time?
 9 A. It was, yes.
 10 Q. Does it corroborate the trip to Leeds on 18 April 2017?
 11 A. It does, yes.
 12 Q. So, so far, and before we move to Zaghba, there are
 13 signs with both Butt and Redouane that they were using
 14 multiple phones, switching SIMs between them?
 15 A. Yes, that's right.
 16 Q. And is this right: in many cases with no obvious purpose
 17 to those changes?
 18 A. No, I don't think so.
 19 Q. Again, is that possibly consistent with
 20 anti-surveillance behaviour?
 21 A. Possibly, yes.
 22 Q. Moving, then, to Zaghba, whom you address from page 18
 23 of your report, paragraph 7.1, a number ending 547, what
 24 sort of number was this?
 25 A. This was a prepay Hutchison 3G number. It was

137

1 registered for use with Zaghba but the spelling was
 2 "Zaghda". It was registered on 3 May 2016 and activated
 3 the same day.
 4 Q. How many handsets were used for this number?
 5 A. There were six different handsets used for the data
 6 period we had.
 7 Q. Which was the data period up to when?
 8 A. So from 5 June 2016 and that ran until -- well, between
 9 5 June and 12 January 2017.
 10 Q. Why was 12 January 2017 the end point of that period?
 11 A. I believe that Zaghba did lose his phone around that
 12 period.
 13 Q. On the day of the attack, looking at your page 20, on
 14 the day of the attack when were the last calls made and
 15 received with this number?
 16 A. So the last incoming call to the number was from Butt at
 17 1.02 in the afternoon on 3 June, and that lasted for
 18 nearly 2 minutes. The last outgoing call was to
 19 Redouane and that was at 12.32 in the early afternoon,
 20 and that was only a 3-second call. But then Redouane's
 21 number calling back 2 minutes later. There's another
 22 call back from Redouane at 12.51 as well, both very
 23 short, 10 and 5 seconds respectively.
 24 Q. Was this the principal number associated with Zaghba?
 25 A. It was, yes.

138

1 Q. And confirming regular communication with the other
 2 attackers and the trip to Southend?
 3 A. It did, yes.
 4 Q. May I now ask you about the numbers linked to the
 5 operational phone that was found in the van, the Samsung
 6 Galaxy with the reference SFR/1?
 7 A. Yes.
 8 Q. First of all the number ending 666, which you address at
 9 paragraph 8.1 of your report. When was that number
 10 connected and used?
 11 A. It was connected on 17 December 2016. However, it
 12 didn't make or receive any communications until
 13 25 March 2017, and it was only used then between 25 and
 14 27 March.
 15 Q. When was it next active after 27 March?
 16 A. Then it became active again on 2 June 2017.
 17 Q. Looking at the period when it was used in late March, so
 18 the first use of this number that was associated with
 19 the operational phone found in the van, it was used
 20 I think for two days from 25 to 27 March.
 21 A. That's right.
 22 Q. I think it was used to make a number of calls to
 23 a number ending 350?
 24 A. That's right.
 25 Q. I think it was used to make one call on 27 March to

139

1 a firm of estate agents who had been contacted by Zaghba
 2 two days previously?
 3 A. That's correct, yes.
 4 Q. So that suggests independently of the purchase of the
 5 handset a link between this number and Zaghba?
 6 A. That's right, yes. The estate agent was in Manchester
 7 as well.
 8 Q. I'll ask you about the number ending 350 in a moment,
 9 but is it right in general that there was very little
 10 use of this phone on the few days that it was in use
 11 before 3 June 2017?
 12 A. That's right, yes.
 13 Q. And on 3 June 2017, was this number used to call the
 14 vehicle hire companies making the calls we saw in the
 15 table with Mr Jolley a few days ago?
 16 A. It was, yes.
 17 Q. Turning then to the number ending 350, the number which
 18 was called by the operational phone of the attackers in
 19 late March 2017, did you track down the owner or user of
 20 that number?
 21 A. No, we didn't. We did try. It was saved in the
 22 contacts as Simo Centrios. There was potentially
 23 a Facebook account of someone linked to it in Romania.
 24 Attempts were made to speak to them but we had no luck.
 25 Q. Also the person in Romania who had a potential

140

1 connection to this number, is it right to say that
 2 there's no other connection between that man and this
 3 investigation?
 4 A. No, that's right.
 5 Q. Looking at page 24 of your report, did you make
 6 inquiries to establish the ownership history of that
 7 operational handset which was used with the number 666
 8 on the day of the attack.
 9 A. We did, we wanted to try and find out which of the three
 10 attackers' phone that was.
 11 Q. In short, looking at paragraph 9.5, did you establish
 12 that the phone had been sold to Zaghba around
 13 17 March 2017?
 14 A. That's correct, yes.
 15 Q. Who had sold it to him?
 16 A. It was sold by a gentleman, Mr Abdul, who is a phone
 17 trader in Ilford, and he recognised Youssef from working
 18 at Franzos.
 19 Q. Is it right to say there's no evidence that Mr Abdul had
 20 any involvement or knowledge of the attack?
 21 A. No, none at all. It went through various companies and
 22 they are all legitimate companies.
 23 Q. You identified and investigated a number of other
 24 numbers of notable individuals, which you deal with from
 25 paragraph 10 of your report. I'll address Mr Kasimi

141

1 separately in a moment if I may. Did you look into
 2 a number ending 282 attributed to Mr Bajram Doci?
 3 A. We did, yes.
 4 Q. Did you find that that number had contacts with both
 5 Butt and Redouane?
 6 A. That's correct, yes.
 7 Q. And did that -- did cell site data in relation to that
 8 phone confirm his account that he went on the trip to
 9 Southend?
 10 A. That's correct, yes.
 11 Q. Did you look into a number ending 379 attributed to
 12 Klevis Kola?
 13 A. That's correct, yes.
 14 Q. Did that have contacts to Khuram Butt and also
 15 Youssef Zaghba?
 16 A. That's correct, yes.
 17 Q. And did that, through cell site data, confirm Mr Kola's
 18 travel to Leeds and Southend as he told the
 19 investigation team?
 20 A. It did, yes.
 21 Q. Next paragraph, 10.4, the number ending 230, did you
 22 make inquiries about this number which was attributed to
 23 Irfan Saeed, a friend of Khuram Butt?
 24 A. We did, yes.
 25 Q. Did you find that that had sent the last text received

142

1 by Butt, followed by six attempted calls?
 2 A. It did, yes.
 3 Q. Is this right, in short: that Saeed's explanation for
 4 that text and those calls was that he was trying to find
 5 out where Khuram Butt was?
 6 A. That's correct, yes.
 7 Q. And paragraph 10.5, did you make inquiries into numbers
 8 ending 602 and 351 attributed to the brothers Sirwan and
 9 Gharib Abdoullahi?
 10 A. That's right.
 11 Q. Those were two brothers, I think, living in Leeds.
 12 A. That's correct.
 13 Q. And did you establish in those inquiries that the two of
 14 them had a high level of contact with Khuram Butt on
 15 18 April 2017, the day he travelled to Leeds?
 16 A. That's correct, yes.
 17 Q. The final one I want to ask you about in this context,
 18 a number ending 967, Mohammed Ali, was this a number you
 19 established was that of the participant in the ILM or
 20 ILMA chat, who asked all the members to exit the chat on
 21 4 June 2017?
 22 A. That's correct, yes.
 23 Q. Finally in relation to your report, did you find
 24 evidence, which has been covered by Mr Jolley, of
 25 Khuram Butt selling phones for cash?

143

1 A. Yes, we did. There was a number of phones he's
 2 purchased on contracts and then appeared to try to sell
 3 them to raise fast money.
 4 Q. Illegally?
 5 A. Yes.
 6 Q. And generally quite shortly before the attack?
 7 A. Yes, that's right.
 8 Q. May I now, and lastly in your evidence, address a report
 9 that you prepared specifically in relation to digital
 10 devices seized from Jamel Kasimi, and that's {DC7246/1}.
 11 Jamel Kasimi, is this right, was the French teacher who
 12 was living in London up until the end of March 2017?
 13 A. That's correct.
 14 Q. Is it right that these devices were of particular
 15 interest because of Kasimi apparently introducing Butt
 16 and Redouane?
 17 A. That's correct, yes.
 18 Q. Looking at paragraph 1.2 of your report, is it right to
 19 say that Kasimi was subject to a Schedule 7 examination
 20 at St Pancras station on 9 April 2017, when a number of
 21 devices were taken from him?
 22 A. That's right, yes.
 23 Q. A schedule 7 examination, is this right, is
 24 an examination under the Terrorism Act 2000 to stop
 25 a person entering or leaving the UK?

144

1 A. Yes, that's correct.
 2 Q. And is the statutory purpose of such an examination to
 3 determine either if a person has committed an offence
 4 under the Terrorism Act or whether a person has been
 5 concerned in the commission, preparation or instigation
 6 of acts of terrorism?
 7 A. That's correct, yes.
 8 Q. Now, is this right in relation to the devices generally:
 9 that most of the material on those devices shows nothing
 10 suggesting an extremist mindset or extreme political
 11 views?
 12 A. That's correct, yes.
 13 Q. But did you find two images of particular interest?
 14 A. Yes, there was one image of Osama Bin Laden with a quote
 15 in French.
 16 Q. What did the quote in French say?
 17 A. The translation is:
 18 "We fight because we are free men who can't sleep
 19 under oppression. We would like to restore freedom of
 20 the nation. To defend and punish the aggressor, is it
 21 terrorism?"
 22 Q. What was the other image or logo of interest which you
 23 found?
 24 A. It was an Islamic State media propaganda image.
 25 Q. Did that contain a quotation from an Islamic State

145

1 spokesman?
 2 A. Yes, again it had to be translated, but the translation
 3 reads:
 4 "So be patient. Indeed, the promise of God is
 5 truth."
 6 Q. Did you obtain from these devices evidence of contact
 7 between Jamel Kasimi and both Butt and Redouane?
 8 A. Yes, that's correct.
 9 Q. I think you depicted that on a table which we can see on
 10 screen, {DC7247/1}. If we look at the first line can we
 11 see that the first contact you identified was a text
 12 from Khuram Butt on 30 November 2016 asking whether
 13 Kasimi wants to "come to the gym with us tonight"?
 14 A. Yes, that's right. Text messages, yes.
 15 Q. Now, if we then look towards the bottom of the page --
 16 thank you very much Oli -- can we see a number of
 17 entries on 4 December 2016, text messages, first of all
 18 from Butt:
 19 "I'm outside Jobcentre."
 20 A. Yes.
 21 Q. And if we can look at the main paragraph:
 22 "OK I am comming.
 23 "Coming."
 24 These are messages from Kasimi to Butt.
 25 A. That's right.

146

1 Q. Then scroll down, please, a message from Kasimi to Butt.
 2 "The number of the room."
 3 And then:
 4 "His name is Rachid.
 5 "Room 303 Rachid."
 6 A. That's right, and Rachid was living at an address with
 7 room 303 at the time.
 8 Q. So do these messages suggest that on 4 or
 9 5 November 2016, Kasimi was introducing Khuram Butt to
 10 Rachid Redouane?
 11 A. Yes, I believe so.
 12 Q. Is it right that most of the other messages you found
 13 communicating between Kasimi and Butt and Kasimi with
 14 either Butt or Redouane was simply about meeting up?
 15 A. Yes, that's right.
 16 Q. Pretty conventional text messages?
 17 A. Yes.
 18 Q. At page 5, please, lines 75 and 76 {DC7247/5}, the third
 19 and fourth lines down, if we scroll across, do we see
 20 here that Butt sends a message to Kasimi saying that:
 21 "I love you for the sake of Allah."
 22 A. That's correct.
 23 Q. And then in return does Kasimi respond:
 24 "May whoever you love me for love you. Thank you for
 25 advising akhi. May Allah bless you, make you die as

147

1 a ..."
 2 Then there is an Arabic word which I think is
 3 believer?
 4 A. I believe so, yes.
 5 Q. "... and be granted the highest ..."
 6 And the words there translating as "level in
 7 paradise"?
 8 A. Yes, I believe so.
 9 Q. But the response, "you too dear bro" suggests that these
 10 are fairly conventional comments to each other rather
 11 than referring to a particular activity?
 12 A. Yes.
 13 Q. Does the contact, according to the telephone
 14 information, end around early April 2017?
 15 A. It does, yes.
 16 Q. So consistent with Kasimi's account of leaving London
 17 around then?
 18 A. That's right.
 19 MR HOUGH: Thank you very much, Mr Ager. You have covered
 20 a lot of ground consistent with an awful lot of work by
 21 your team.
 22 Thank you, there may be some more questions.
 23 THE CHIEF CORONER: I was going to suggest we just have
 24 a short break, Mr Adamson. What I'm going to suggest is
 25 if we have a 10-minute break just to give everyone

148

1 a chance to stretch their legs, but if we do so, I am
 2 fairly confident you will finish?
 3 MR ADAMSON: Yes.
 4 (3.23 pm)
 5 (A short break)
 6 (3.37 pm)
 7 Questions by MR ADAMSON
 8 MR ADAMSON: Mr Ager, my name is Dominic Adamson, I ask
 9 questions on behalf of the parents of Xavier Thomas and
 10 his partner, Christine Delcros.
 11 I want to start, if I may, by focusing on the
 12 devices that were seized in October 2016, and in your
 13 appendix A to your report you focus first on exhibit
 14 CMD/1, which is the iPhone 5 --
 15 A. Yes.
 16 Q. -- which was the device attributed to Zahrah Rehman.
 17 A. That's correct, yes.
 18 Q. Now, just so I'm clear, am I right in understanding that
 19 the material on this phone was not, in fact, downloaded
 20 or analysed at that time?
 21 A. That's my understanding, yes.
 22 Q. But it was available to the police at that time?
 23 A. Yes, it had been seized, yes, but not viewed.
 24 Q. Yes. We know from your report that on that phone, which
 25 was Zahrah's phone, that there are images of Anwar

149

1 al-Awlaki.
 2 A. That's right, yes.
 3 Q. Were you able to form a judgment as to who had accessed
 4 that material?
 5 A. I can't tell, I am afraid.
 6 Q. And so you can't tell whether it was her who was
 7 accessing that material or whether or not it was Butt
 8 who was accessing that material using his wife's phone?
 9 A. Potentially, yes.
 10 Q. Yes. The text message or WhatsApp communications --
 11 sorry, text message, SMS message communications that you
 12 have identified from that machine, it's right that they
 13 suggest, do they not, that there was a degree of marital
 14 disharmony in October 2016?
 15 A. Yes.
 16 Q. Certainly the text message exchanges in page 4 of your
 17 report suggests that there was a disagreement between
 18 them about his attitude towards her?
 19 A. Yes.
 20 Q. The next device that you analysed in that report was
 21 CMD/2. That's the HTC1 mobile phone. That, as
 22 I understand it, was seized in October 2016 and was
 23 analysed at that time?
 24 A. That's correct, yes.
 25 Q. And so all of the material to which we're about to now

150

1 refer is material that the police knew Butt had
 2 accessed?
 3 A. Yes.
 4 Q. Just turning to your report, and it's page 8 of your
 5 report, if I may, it's clear, the bottom of that page,
 6 and it's paragraph 1.3.7.5 for those who have got the
 7 reports in front of them, that Butt was accessing
 8 material from Islamic State news propaganda?
 9 A. Yes.
 10 Q. And we can see when we look at that section of your
 11 report and over the page, that he was accessing news
 12 propaganda from Islamic State, which was dated
 13 7 October 2016, 15 October 2016, 16 October, 17 October,
 14 13 October, and again on 6 October. So this is somebody
 15 who appears to be routinely accessing material from
 16 Islamic State; would you agree?
 17 A. Well, an Islamic State news agency, yes.
 18 Q. Yes. And so he appears to be accessing this material as
 19 frequently as you or I might access the BBC website?
 20 A. Yes.
 21 Q. The phone -- and this is, now turning to page 11 of your
 22 report, paragraph 1.3.9, you say this: that the device
 23 contains a substantial amount of material on Islam and
 24 other subjects, some of which was mainstream and
 25 uncontentious, but other parts of which were undeniably

151

1 demonstrating extremist mindset?
 2 A. That's right, yes.
 3 Q. And just to add a little bit of detail to why you have
 4 reached that conclusion, paragraph 1.3.11.3 of your
 5 report, there's material there referring to the death
 6 and wounding of 90 apostates, yes?
 7 A. That's right, yes.
 8 Q. There's reference at paragraph 11.6 to a suicide bomber
 9 and his killing and injuring of more than 30 people in
 10 the Al-Jadiriyya district in Baghdad?
 11 A. That's right, yes.
 12 Q. So the overwhelming sense when you look at the material
 13 on this phone is of somebody who not only routinely
 14 accesses extremist material, but he accesses material
 15 which seems to idolise and celebrate the deaths of
 16 others?
 17 A. I'm not sure he is celebrating, but he's certainly got
 18 an interest in looking at extreme Isis publications.
 19 Q. The imagery that can be found on this phone is, at
 20 times, extremely shocking, is it not?
 21 A. Yes, there are some very disturbing images.
 22 Q. One such example is that there is a picture on this
 23 phone, is there not, or evidence of an image being
 24 accessed on this phone, of a man with a spade in his
 25 face?

152

1 A. That's correct.
 2 Q. And I'm not going to call it up on screen, but it is
 3 fair to say that it is truly gruesome material?
 4 A. Yes.
 5 Q. And any right-thinking person who was aware that
 6 somebody had accessed material of this nature would be
 7 disturbed, would they not, that anyone would think to
 8 access material of this sort?
 9 A. Sorry, can you say that again?
 10 Q. Well, any right-thinking person would think someone such
 11 as Butt, accessing this material, must be disturbed to
 12 accessing material of that nature?
 13 A. Yes.
 14 Q. The phone reveals that there had been contact, does it
 15 not, between Butt and Ahmed Musa Jibril?
 16 A. Yes, that's correct, voice messages.
 17 Q. Yes. And Jibril, just so we remind ourselves, is
 18 a Palestinian American Islamic radical preacher?
 19 A. That's correct.
 20 Q. Who promotes militant Islamic ideologies and is regarded
 21 as an inspirational source for pro-Sunni jihadist
 22 fighters in Isis and Syria?
 23 A. Yes, that's correct.
 24 Q. I'm quoting from your main report, paragraph 2.7 rather
 25 than the appendix there.

153

1 In 2006, he was convicted of 42 counts of financial
 2 fraud and spent six and a half years in prison; is that
 3 right?
 4 A. That's correct.
 5 Q. And according to your report he is regarded as the most
 6 popular religious leader for Isis fighters from the
 7 West?
 8 A. I think one of his attractions is he is
 9 English-speaking.
 10 Q. And you have identified messages on that device, is it
 11 right, audio messages on that device going to and from
 12 a person whom you believe is Jibril?
 13 A. Yes.
 14 Q. And Butt?
 15 A. That's correct, yes.
 16 Q. And is it right that in one of those exchanges, and this
 17 is a message from Butt to a person you believe to be
 18 Jibril, and I'm referring to 1.3.15.6 of your
 19 appendix --
 20 A. Yes.
 21 Q. -- butt poses Jibril a question in effect, and
 22 I'm looking at the final three lines or so of that
 23 paragraph, and he poses the question:
 24 "Is it possible for Muslims to have visions of the
 25 future before death?"

154

1 A. That's right, yes.
 2 Q. Yes. So he, Butt, in October 2016, at some point
 3 before October 2016, is communicating with a radical
 4 preacher about the potential for, one assumes, him or
 5 other Muslims, to have visions of the future before,
 6 presumably, their own death?
 7 A. Well, he certainly asked that question, sir, yes.
 8 Q. Yes. Is that the sort of thing which might suggest some
 9 kind of suicidal ideation? Some intention to carry out
 10 some form of attack which might result in his own death?
 11 A. I don't think it was a reference to an attack at that
 12 point, sir. Butt does try to seek a lot about the
 13 history of Islam and question Islam. There he's just
 14 asking:
 15 "Is it possible for Muslims to have visions of the
 16 future before death?"
 17 There's nothing about an attack.
 18 Q. This is a 27-year-old man, at that time. Odd thoughts
 19 for a young man to be having, ie what's going to happen
 20 before his death and can he have visions of the future
 21 before his death?
 22 A. I just want to point out I don't think it's necessarily
 23 around an attack.
 24 Q. But if you have got somebody who is a suspect
 25 individual, somebody who you might suspect to be

155

1 a threat to national security, would you agree with me
 2 that that person posing questions of that nature when
 3 seen within the setting of accessing extreme material,
 4 is troubling and suggests that he might have
 5 an intention to perform an act resulting in his own
 6 death?
 7 A. That's one way of looking at it.
 8 Q. So that's a legitimate way for analysing this material?
 9 A. It's one way of looking at it.
 10 Q. Elsewhere on this device we find evidence that he is
 11 accessing material which encourages martyrdom, doesn't
 12 it? So, for example, page 12, paragraph 1.3.12.1.
 13 A. Yes, that's a video of a speech which does mention
 14 martyrdom, yes.
 15 Q. And then it ends with a cry to renew allegiance to Abu
 16 Bakr Al-Baghdadi who is the leader of Isis.
 17 A. That's correct, yes.
 18 Q. And, as my learned friend Mr Patterson reminds me,
 19 central to Isis ideology is martyrdom, isn't it?
 20 A. To be honest, I can't really answer that I am afraid.
 21 Q. The next device that we'll look at is the laptop and
 22 this is page 19 of your appendix, CMD/3. Now, again,
 23 just so I'm clear, this is a device which was seized
 24 in October 2016 --
 25 A. That's correct, yes.

156

1 Q. -- and was analysed at that time?
 2 A. This was viewed at that time.
 3 Q. So the material on this machine was known?
 4 A. That's correct, before the attack.
 5 Q. It wasn't sitting somewhere and hadn't been analysed.
 6 Now, this is the device which has the video footage of
 7 Khuram Butt slicing the neck of the cow, does it not?
 8 A. Yes, it's one of the three devices, I believe.
 9 Q. Yes, because it features on a number of devices?
 10 A. That's correct, yes.
 11 Q. I know Mr Hough has asked you about this, and I, too, am
 12 not going to call the video up on screen, but it's fair
 13 to say, isn't it, that the video footage shows Butt
 14 having been involved in the cutting of the neck of the
 15 cow, which results in an extraordinary amount of blood
 16 on the road that this cow had been slaughtered on; is
 17 that right?
 18 A. That's right.
 19 Q. And Butt appears energised in the video, doesn't he?
 20 A. Yes.
 21 Q. We've heard in other contexts in this Inquest how Butt
 22 was energised when in the presence of Anjem Choudary.
 23 In this video, we see somebody who is energised, who
 24 looks excited by what they have just participated in and
 25 is observing.

157

1 A. I think that's difficult because we don't have much
 2 context for this video. It may be part of a religious
 3 ritual, for example, so without the context, I think
 4 it's difficult to comment on that.
 5 Q. Yes, but as Mr Hough pointed out, he then looks into the
 6 camera and invites the viewer of the video to imagine
 7 what has been done to the cow being done to a human
 8 being.
 9 A. Well, yes, that's the shocking thing, yes, saying that
 10 to human beings and referring to the slaughter of 600
 11 Jews, yes.
 12 Q. Yes. So he is talking about the slaughter of Jews, he's
 13 talking about imagining slicing the necks of human
 14 beings, and he was saying "it would be the same, you
 15 know". That's the word he used, isn't it, page 19 of
 16 your report?
 17 A. Yes. Yes, he does.
 18 THE CHIEF CORONER: I think the question initially was about
 19 whether he appeared in his face to be fired up. One can
 20 see the words but ...
 21 MR ADAMSON: Yes. He was energised, both in terms of his
 22 appearance in the video, I would suggest to you, and his
 23 words also support that energised state too, do they
 24 not?
 25 A. Well, I agree with you on the words and they are

158

1 shocking, but I think it's difficult to say with the
 2 actions there, if it's part of a religious context, then
 3 maybe there's something else which is causing that.
 4 MR ADAMSON: Now, again, on this device there are a number
 5 of audio lectures delivered by Jibril, are there not?
 6 A. That's right, yes.
 7 Q. So obviously somebody who appears to have influenced
 8 Butt's thinking, judged by the number of times that he
 9 accessed material generated by that individual?
 10 A. He was certainly keen to listen to Jibril. Whether he
 11 influenced him, it's difficult for me to say.
 12 Q. Perhaps obscurely we find on this device evidence of him
 13 applying for a post as a leader at The Prince's Trust,
 14 do we not?
 15 A. We do, yes.
 16 Q. And would that be a concern to anyone viewing this
 17 device; that you had got somebody accessing radical
 18 material, appearing in shocking videos of himself, and
 19 at the same time applying for posts with The Prince's
 20 Trust?
 21 A. Yes, I think if that was me viewing it, I think I would
 22 make queries to see if he had actually got a post with
 23 The Prince's Trust to make sure there were no
 24 safeguarding issues.
 25 Q. Yes. You would want to know, wouldn't you, why he was

159

1 making that application?
 2 A. There's a lot of things on the device which are not
 3 related to extremism. We have got the curriculum vitae,
 4 looking for work in Saudi Arabia, I think Qatar as well,
 5 I think along the same lines as that is this Prince's
 6 Trust letter as well.
 7 Q. Well, The Prince's Trust often does work with vulnerable
 8 people, doesn't it?
 9 A. Yes.
 10 Q. Yes. You wouldn't want somebody like this, somebody
 11 like Butt who accesses material like that working with
 12 vulnerable people?
 13 A. Of course not, no.
 14 Q. No. So at October 2016, there is a significant body of
 15 material on the devices that were analysed which show
 16 a disturbing mindset, do they not?
 17 A. Yes.
 18 Q. And when one looks at the material that was then seized
 19 after the attack, one sees more of it, there's
 20 a consistent theme?
 21 A. Yes, exactly, the same speech -- it's the same speeches,
 22 effectively, the same people.
 23 Q. The hard drive that was seized from the Elizabeth Fry
 24 Apartments after the attack which has the videos of Butt
 25 and Zahrah Rehman, it's right, isn't it -- and you've

160

1 been referred to two of them, one in relation to the
 2 journey on the camel and there's the other one in the
 3 aeroplane. In relation to the journey on the aeroplane,
 4 it's correct that Zahrah Rehman's demeanour in that
 5 video is very -- almost giggly, isn't it?
 6 A. Yes.
 7 Q. And giggly in the context, and you've referred to this,
 8 of Butt suggesting that airports in Pakistan and Turkey
 9 ought to be renamed after people who are associated with
 10 terrorism?
 11 A. Yes, that's right.
 12 Q. And this doesn't garner a horrified response from
 13 Zahrah Rehman, does it?
 14 A. No. Well, no, she goes along with it, eventually.
 15 Q. She chips in.
 16 A. Yes.
 17 Q. Because him having suggested Pakistan Airport and
 18 Istanbul Airport, she then says: well, Luton Airport
 19 could be named Abu Luqman?
 20 A. I think it was London airport.
 21 MR ADAMSON: London airport, sorry.
 22 THE CHIEF CORONER: London airport, page {DC7243/36}.
 23 MR ADAMSON: Which, as you have explained, is Anjem
 24 Choudary.
 25 A. I believe it's Anjem Choudary, of course there are,

161

1 I'm sure, quite a lot of Abu Luqmans out there.
 2 Q. I mean, these are characters that any right-thinking
 3 person, I would suggest to you, would be deeply troubled
 4 by. That's fair to say, isn't it?
 5 A. Troubled by coming across it?
 6 Q. Well, troubled by the notion that airports should be
 7 named after them?
 8 A. I mean...
 9 Q. I mean they're not John Lennon, are they?
 10 A. No.
 11 Q. To summarise, there was a wealth of material available
 12 to the security services in October 2016, was there not,
 13 which showed a dangerous mindset so far as Butt is
 14 concerned; do you agree?
 15 A. There was a lot of mindset material, yes.
 16 THE CHIEF CORONER: I think the word which I had noted
 17 before, which I think you agreed with, was disturbing
 18 mindset material.
 19 MR ADAMSON: Disturbing.
 20 THE CHIEF CORONER: I think you have gone one stage further
 21 to say dangerous, but I think you agreed, officer, with
 22 the expression "disturbing".
 23 MR ADAMSON: Disturbing and dangerous.
 24 A. Evidently dangerous, yes.
 25 MR ADAMSON: Yes. Thank you very much, Mr Ager.

162

1 Questions by MS AILES
 2 MS AILES: Could I start by asking you some questions about
 3 the operational phone, please. You investigated the
 4 purchase of that phone; is that right?
 5 A. That's right, yes.
 6 Q. You've told us about that but can I just ask you about
 7 the information that you got from the vendor. Did he
 8 tell you that he recalled the transaction because it was
 9 a very quick sale?
 10 A. Sorry, if I could just turn to it.
 11 THE CHIEF CORONER: Do you have a page, Ms Ailes?
 12 MS AILES: Yes, I'm sorry, it's the statement of Mr Mubeen.
 13 It's not in your report, officer, but for those who have
 14 it it is {WS1373/2}, we can get it up on the screen if
 15 you prefer that.
 16 A. I think I would have to see it.
 17 MS AILES: All right, {WS1378/2}, please. And I'm looking
 18 at the bottom third of the page beginning "When
 19 'Youssef' came to my house ...". Do you see two lines
 20 down from there:
 21 "I do recall the transactions with 'Youssef' as it
 22 was a very quick sale."
 23 A. Yes.
 24 Q. "He didn't check the phone was unlocked, which most
 25 customers will do.?"

163

1 A. Yes.
 2 Q. "He didn't check the phone for cracks or damage, again
 3 most customers will do this."
 4 A. Yes.
 5 Q. "And he did not try to haggle and negotiate the price
 6 with me, he just took the phone having paid the full
 7 asking price."
 8 A. That's what Mr Abdul said, yes.
 9 Q. That's what you were told and that was being commented
 10 on as unusual behaviour.
 11 A. Well, Mr Abdul is saying that, yes.
 12 Q. By Mr Abdul, exactly, and that unusual behaviour,
 13 particularly not negotiating over the price of
 14 a second-hand phone, provides some support, doesn't it,
 15 for the conclusion that this was being deliberately
 16 purchased even at that time of around about 15 to
 17 17 March?
 18 A. I mean, we heard this, I think, yesterday. I personally
 19 don't think that's a step towards attack-planning.
 20 I think personally he's got the phone to help his
 21 friend, Mr Abdulkarim Irbaiyne. The phone calls which
 22 were made on 26 and 27 March from the phone are to
 23 an estate agents in Manchester about trying to get
 24 accommodation for Mr Irbaiyne. I think the phone was
 25 probably for him as well and for whatever reason, he

164

1 didn't take it. It wasn't -- you were suggesting it was
 2 a clean phone, it wasn't, it was used for phone calls.
 3 It doesn't seem to make sense to me that they buy
 4 a clean phone but it is not kept as a clean phone.
 5 THE CHIEF CORONER: And it's effectively then not used --
 6 A. It wasn't used for a long time after that, yes.
 7 THE CHIEF CORONER: -- for a long time and it is then
 8 brought back into use.
 9 MS AILES: It's used, I think, for a period of just over
 10 an hour on 27 March on the internet, for calls you've
 11 described, but then a long period in which there's no
 12 use at all.
 13 A. Yes.
 14 Q. In terms of the use of it on the night in question, you
 15 have told us that there were Google Maps searches for
 16 the City of Westminster and for Oxford Street?
 17 A. That's correct, yes.
 18 Q. You said in your report that those were not timed?
 19 A. Not officially. The images, there's snapshots we can
 20 see which are timed, but the actual typing in of the
 21 searches are -- it may well be the same time.
 22 Q. That's what I was going to suggest to you: that the
 23 images that you see are consistent with the images you
 24 get on Google Maps for a search for City of Westminster,
 25 they are images of Westminster.

165

1 A. Yes, so that is probably what's happened, but we can't
 2 say that for sure.
 3 Q. In terms of the contact that you have told us about
 4 between the attackers, I'm turning to your
 5 communications report now, your analysis in this report
 6 is based on the information that you have received from
 7 service providers, isn't it, principally?
 8 A. That's correct, yes.
 9 Q. Because you haven't, as you've told us, recovered
 10 devices?
 11 A. That's right, yes.
 12 Q. And you've been able to attribute by your investigation
 13 a large number of SIMs, and through that, identify
 14 handsets?
 15 A. Yes, part of the process was to try and identify any
 16 number that the attackers used.
 17 Q. Yes. Most notably we've heard about Khuram Butt's
 18 long-standing phone number, the one that he used, albeit
 19 in the dumb phone right up to the day of the attack, the
 20 phone number ending 594.
 21 A. Yes.
 22 Q. You've told us that in fact that was a number he had
 23 himself given to the police when he reported a car
 24 missing?
 25 A. I believe so, yes. Just ... (Pause).

166

1 Yes, so on 19 April 2017 he used that number when he
 2 contacted police. He gave it to Santander bank as well.
 3 Q. Yes. So that is a number which somewhere the police
 4 already have?
 5 A. Yes, there was the -- in relation to that fraud arrest,
 6 there was some call data obtained in relation to that
 7 and that was on the same number, the 594 number.
 8 Q. So that number was known?
 9 A. Yes.
 10 Q. As far as the new SIM, which he purchased on 31 May and
 11 put into the smartphone, replacing that SIM, he obtained
 12 that SIM in his own name and own address, didn't he?
 13 A. Sorry, you'll have to bear with me. Have you got a page
 14 number?
 15 Q. It is ...
 16 A. The 714 number?
 17 Q. Yes, that's right, the 714 number.
 18 A. Yes, it was registered to him at his home address, yes.
 19 Q. Similarly, the Redouane number that you have told us
 20 about ending 500, the one which he obtained
 21 a replacement SIM for on 31 March 2017. That was also
 22 under his own address, that's page 15 of your report.
 23 A. It was, yes, and it was a slight misspelling of the
 24 name, but yes, it was.
 25 Q. And that is the number from which we obtain the cell

167

1 site, which takes Redouane to Leeds with Butt, and it
 2 takes him to Southend with Zaghba?
 3 A. That was his most prominent phone number, yes.
 4 Q. Yes, the most prominent phone number and the one from
 5 which you gathered both of those bits of information,
 6 yes.
 7 The Zaghba number ending 547, which is the one from
 8 which you get the travel to Southend, I think that's
 9 pages 19 and 20.
 10 A. Thank you, yes.
 11 Q. That one had also been provided to the police?
 12 A. Yes, he was a witness to a crime in July 2016 when he
 13 gave that phone number.
 14 Q. So the police databases would have had Zaghba identified
 15 by reference to that number?
 16 A. That's correct, yes.
 17 Q. And, again, that's the number from which we get the cell
 18 site taking him to Southend with Zaghba?
 19 A. With Redouane, yes.
 20 Q. Sorry, with Redouane, yes. And in addition to that
 21 information, we've heard about a number of interactions
 22 between the three over a period?
 23 A. Yes.
 24 Q. It's a high number of interactions as between Redouane
 25 and Zaghba, almost daily?

168

1 A. That's right.

2 Q. And that's allowing for the fact that we don't know

3 about the WhatsApp communication, that's just the

4 communication --

5 A. Yes, these are purely calls or text messages.

6 Q. Purely information that would have been provided to the

7 service provider; not anything that goes over the IP

8 wi-fi?

9 A. That's right.

10 Q. So what you can piece together from that contact, travel

11 together, contacts no doubt that they have in common, we

12 haven't explored that, but no doubt there are some?

13 A. Some were mentioned, actually. Mr Hough...

14 Q. Yes. You can piece together a pretty good overview of

15 the interaction between these three people?

16 A. We can now, yes.

17 Q. And that's being done with the benefit of hindsight,

18 that's when you've done it?

19 A. Yes, hindsight and nearly two years of work, yes.

20 Q. Yes, a great deal of work, but in fact to investigate

21 what was happening, this is all information you've been

22 able to obtain from the service providers.

23 A. That's correct, yes.

24 Q. Can I ask you, please, about CMD/2, so moving to

25 Mr Butt's telephone. I'd like to take you if I may in

169

1 the first instance to page 8 of your report?

2 A. Sorry, could I have a paragraph number, I'm struggling

3 here?

4 Q. Yes, I am afraid they're long paragraph numbers. I am

5 at 1.3.7.4, is where I'm going to start you.

6 A. Okay.

7 Q. Let me find it myself.

8 So, this is, just to remind everybody, this is one

9 of the phones that was obtained during the fraud search?

10 A. That's correct, yes, in 2016.

11 Q. This is something that had been seen by the police

12 already by the time of the attacks?

13 A. Yes.

14 Q. You've set out from 1.3.7.4 a series of items which are

15 instances of Islamic State propaganda?

16 A. Yes. It's a lot of material coming from a news agency

17 associated with Islamic State.

18 Q. What you've suggested is that these are indicative of

19 political views.

20 A. He has got political views with things like Brexit, he

21 would look at, UK politics, American politics, but, yes,

22 Islamic State you wouldn't just say is politics: it's

23 extremism.

24 Q. Well, exactly, and to be fair to you, I've passed over

25 one or two of the earlier things and moved into the

170

1 middle, but this goes beyond politics, doesn't it; this

2 is extremism?

3 A. Yes.

4 Q. This is material that you describe as propaganda?

5 A. Yes.

6 Q. This is, for example, at 1.3.7.5, people being killed by

7 the Egyptian police?

8 A. Yes, that's right.

9 Q. 1.3.7.6 again a propaganda image and we see there

10 a reference to martyrdom:

11 "The brother martyrdom seeker Abu Hajir Al-Badri

12 (may Allah accept him) who carried out the attack on

13 a convoy of Shia ..."

14 Again, 1.3.7.7, Islamic State propaganda bulletin

15 entitled "30 killed and injured in a martyrdom

16 operation"?

17 A. Yes.

18 Q. 1.3.7.8, "Three martyrdom operations hit Iraqi forces".

19 I won't read them all out, but don't we see again the

20 word "Martyrdom operation" in your next example?

21 A. Yes.

22 Q. The word "Martyrdom operation" again in your next

23 example?

24 A. Yes.

25 Q. At 1.3.7.11 we have another propaganda image, it appears

171

1 that this is a successful attack so it's referred to as:

2 "Booty provided by Allah for the soldiers of the

3 Khilafah after their attack on the barracks of the Shia

4 army ..."

5 A. Yes, I think there was a range of weaponry that had been

6 seized in that attack.

7 Q. So we are looking at images of weaponry alongside that

8 firearms ammunition, that sort of thing.

9 Then at 13.7 -- sorry, 1.3.7.12, again, more

10 propaganda, another news article, a martyrdom attack

11 using a booby trapped car?

12 A. Yes.

13 Q. 1.3.7.13, very similar to the one we were just

14 discussing:

15 "... booty from Allah for the Mujahideen ..."

16 The fighters, and again, weapons, military

17 equipment?

18 A. Yes.

19 Q. So the instances of propaganda that I'm asking you about

20 there repeatedly using the term "martyrdom operations",

21 this is a particular focus on fighting and dying.

22 A. Yes.

23 Q. And in particular, you know, fighting and dying is being

24 viewed in a positive light, that's -- the term

25 martyrdom?

172

1 A. Yes, but these are very much reporting on what they're
2 calling a martyr. It's not celebrating it as such, it's
3 more saying: this is what's going on, these are martyrs.
4 Q. It's saying these people are martyrs?
5 A. Yes.
6 Q. Again and again in fact we get these repeated references
7 to fighting and dying?
8 A. Yes.
9 Q. I'll take you on to page 11, if I may, 1.3.11. You have
10 a series of instances of propaganda. I think 1.3.11 has
11 nine separate parts.
12 A. Yes.
13 Q. And, again, this is all Islamic State propaganda?
14 A. That's right, yes.
15 Q. To take just one example, at subparagraph 6:
16 "Suicide bomber named Abu Zeynab Al-Iraqi explodes
17 his belt killing and injuring more than 30"?
18 A. Yes, that's right.
19 Q. So a focus there on suicide attacks?
20 A. Yes, again, it's an Islamic State news site trying to
21 put their spin on how the war in Syria and Iraq is going
22 at that time.
23 Q. Yes, and it's appearing again and again --
24 A. Oh yes.
25 Q. -- in these pages, this is what Mr Butt is looking at on

173

1 a daily basis?
2 A. I believe so, yes.
3 Q. Again, your page 12 we've got 1.3.12, 1 to 15, I'm just
4 trying to emphasise the number of these that there are
5 that Mr Butt is choosing to look at.
6 You describe these very neutrally in your
7 introduction as "Files that show associations with
8 Isis". But, again, there are repeated references to
9 martyrdom operations throughout this entire section, are
10 there not?
11 A. Yes, there are.
12 Q. Martyrdom operations, suicide bombers, booby trapped
13 vehicles, becoming caliph by the sword and seizing
14 control?
15 A. Yes.
16 THE CHIEF CORONER: Ms Ailes, this part of the officer's
17 report runs to, I think, about 11 pages, of which there
18 are detailed examination of the various articles that he
19 has seen and one can see from the descriptions given the
20 nature of them.
21 MS AILES: I hope I'm not labouring the point and I'm trying
22 efficiently, but demonstrating the full extent of this
23 to put it before the court.
24 THE CHIEF CORONER: Absolutely.
25 MS AILES: I won't take you through the final part of it,

174

1 but is it right, officer, that finally at 1.3.14 you've
2 got 15 separate entries which are all about jihadi
3 imagery, violent jihadi imagery, war, death and
4 execution?
5 A. Yes, that's correct.
6 Q. So, again, these are the things that Mr Butt is choosing
7 to look at on a daily basis?
8 A. Yes, I believe so.
9 Q. Could I ask you, please, about the personal message that
10 Mr Butt received from Ahmed Musa Jibril. I think you'll
11 find that at page 15. It's a spoken message which is
12 clearly, when you listen to it, a personal message that
13 is being directed specifically to Mr Butt, isn't it?
14 A. I believe so, yes.
15 Q. Ahmed Musa Jibril thanks him for contacting him; in
16 other words, what we infer from the message is that
17 Khuram Butt has specifically contacted Ahmed Musa
18 Jibril?
19 A. Yes, I believe they've been in contact.
20 Q. Jibril offers support to Butt?
21 A. Yes.
22 Q. He says thank you, in effect, there's a lot of Arabic in
23 the message, but in effect, he thanks him for contacting
24 him and offers support.
25 A. Yes.

175

1 Q. Would one interpretation of that be that Butt has
2 contacted him about some plan that he has in mind?
3 A. I really don't know. It could be anything.
4 Q. Significantly this: he looks forward to meeting him in
5 paradise. In the context of Jibril telling him that
6 he's offering support, is that suggestion that he looks
7 forward to them meeting in paradise a particularly
8 significant one?
9 A. Sorry, can I just get the paragraph you're looking at
10 for this one?
11 Q. 1.3.15.4, where you set out the contents of the WhatsApp
12 voice message?
13 A. Yes.
14 Q. So what you describe there accurately is that the
15 speaker on the tape offers support and then says that
16 he looks forward to meeting in paradise?
17 A. Yes.
18 Q. And those two things in combination are particularly
19 significant, I would suggest.
20 A. Yes.
21 MR HOUGH: It should be added, in fairness, that he then
22 suggests staying in contact.
23 THE CHIEF CORONER: Yes.
24 MR HOUGH: I only mention that, once again, because I know
25 everything is being reported as we go.

176

1 THE CHIEF CORONER: Absolutely.
 2 A. The message is dated in August 2016 as well.
 3 MS AILES: Yes. Yes, in fact it's -- you say possibly
 4 dated.
 5 A. Possibly, yes. I mean, some time before October 2016.
 6 Q. And he tells him that it would be an honour, and he's
 7 using his -- Butt's -- pseudonym, Abu Zaytony.
 8 A. That's correct, yes.
 9 Q. In relation to Mr Jibril, you gave an explanation about
 10 him at paragraph 2.7 of the DMEU report. You explain
 11 there, don't you, that also known as Abu Khaled, he's
 12 a Palestinian-American Islamic radical preacher,
 13 promoting militant Islamic ideologies and has been
 14 an inspirational source for pro Sunni jihadist fighters
 15 Isis in Syria. He served time in prison, six and a half
 16 years for fraud, was released in 2012 on three years'
 17 probation, and is the most popular religious leader
 18 among Isis fighters from the west. There's no evidence
 19 that he's a member of Isis but reports indicate that
 20 he provides the religious inspiration for fighters to
 21 join Isis and Al-Qaeda.
 22 A. Yes, and I added earlier, I think one of the reasons for
 23 his popularity is he is English-speaking.
 24 Q. English-speaking, yes. And, from the sound of it,
 25 an inspirational figure to a radical extremist?

177

1 A. Well, Butt certainly followed him, yes, he was keen to
 2 follow him.
 3 Q. And a worldwide figure reaching beyond the UK for
 4 (inaudible).
 5 A. Oh yes.
 6 Q. Could I ask you about the Jamel Kasimi material. Just
 7 to clarify, that is material that was obtained under
 8 a schedule 7 port stop and, therefore, that is also
 9 material that was available to the police before the
 10 attack. So it was available as of 9 April 2017.
 11 A. That would have to be dealt with by another officer,
 12 I am afraid.
 13 Q. You can't assist with that?
 14 A. No. I can tell you what's there, but ...
 15 Q. Could we look on the screen, please, at {DC8125/1}.
 16 Officer, this is an image from the laptop that was
 17 seized post-attack, so I'm moving now from the material
 18 that police already had to what has been identified in
 19 subsequent investigations. Now, this is an image of
 20 some guns. First of all, I make very clear it doesn't
 21 appear, is this right, that there's any suggestion this
 22 was a photograph taken by Mr Butt?
 23 A. No, we think it's probably a library picture picked up
 24 on the internet.
 25 Q. Yes, so it's not that this is evidence that he was

178

1 successful in obtaining guns?
 2 A. No.
 3 Q. We do -- we will hear from another witness that he had
 4 a wish to obtain a gun as at March 2017. Do you have
 5 any evidence about when this photograph might have found
 6 its way onto his device?
 7 A. Sorry, I can't help you there.
 8 Q. Would you agree with me that it's not the sort of thing
 9 that most members of the public would expect to stumble
 10 across on the internet?
 11 A. Yes.
 12 Q. Right, we can take that off the screen, please.
 13 I would like to ask you about the WhatsApp chat,
 14 please. This is a reasonably sizeable group of
 15 individuals, fluctuating slightly, but certainly of
 16 a size where you wouldn't expect to see any attack
 17 planning; far too many people for that to be
 18 operationally secure?
 19 A. Actually I think 18 people was the maximum, I think, at
 20 that point.
 21 Q. Yes, exactly. So these are messages that are going
 22 through a reasonably large number of people. Dealing
 23 first with this: you found from Redouane's phone what
 24 Butt's final WhatsApp status had been at the time that
 25 he left WhatsApp, didn't you?

179

1 A. There was, yes.
 2 Q. So that's appendix C at page 2, you'll find that. Was
 3 his final WhatsApp status, "Death is the start. May
 4 Allah have mercy on us"?
 5 A. Yes, that's correct.
 6 Q. I'd just like to take you through a few more entries
 7 from a WhatsApp chat, just to develop some particular
 8 themes which give us an idea of the mindset of this
 9 group of individuals, bearing in mind, as I've said,
 10 that it's a broader group which might mean that some of
 11 it is toned down.
 12 First of all, if we could, {DC8151/231}. If we
 13 could ... yes, that's perfect. The first substantive
 14 entry, do we see there:
 15 "Simon Collis has become the first British
 16 Ambassador to Saudi Arabia to perform Hajj while still
 17 on duty in the kingdom."
 18 Then there's a link to what appears to be
 19 a news report setting out that fact?
 20 A. Yes, that's correct.
 21 Q. Are you aware that Simon Collis was, in fact, the
 22 British Ambassador to Saudi Arabia at that time?
 23 A. I wasn't, no.
 24 Q. Which was, I think, September 2016. And do we see,
 25 going down the page, responses from Butt to that:

180

1 "May ALLAH bless all of you with the right guidance.
 2 "You and all the real Muslims.
 3 "Is this Simon Collis guy a taghout?"
 4 I don't know if I'm pronouncing that right but
 5 that's a negative word: it means something like "devil"
 6 or "false idol"?
 7 A. Sorry, I can't help you there.
 8 Q. And then he says:
 9 "If I am not mistaken, he is the ambassador of the
 10 British crusaders?"
 11 A. That's right, they're all from Khuram Butt, yes.
 12 Q. Yes, so that is Butt describing the British as
 13 "crusaders"?
 14 A. Yes.
 15 Q. That's the term he uses.
 16 A. Yes.
 17 Q. It also shows Mr Butt speaking disparagingly of a Muslim
 18 convert who has gone to perform Hajj, the pilgrimage?
 19 A. Sorry, I don't know if he's a Muslim convert.
 20 Q. Well, he's on any view saying that Mr Collis is the
 21 ambassador of the British crusaders; it hardly sounds
 22 complimentary, does it?
 23 A. Oh, no, that bit's not, no.
 24 Q. Could I take you, please, to {DC8151/282}. The same
 25 document but 282. At entry 3390 do we see this message

181

1 from Butt:
 2 "1400 years ago, the Prophet Muhammad saw prophesied
 3 that in the future there would be societies with no bars
 4 on sex -- and due to this there would be new diseases
 5 that would spread due to proliferation of adultery and
 6 sodomy etc. After the 'sexual revolution' of the 60s,
 7 this prophecy was fulfilled. HIV and AID's exploded.
 8 But the Kafir wants to attack us for 'repressive' ways
 9 of marriage, no adultery, etc."
 10 We see a response that that which is not from Butt?
 11 A. Yes.
 12 Q. Picking it up at the end of the first line:
 13 "... just realise how these kuffar women live. They
 14 are open to anyone and anything, they don't wash nor
 15 properly clean themselves in any manner, after being
 16 unclean from using the toilet they sit in a bathtub and
 17 clean themselves with contaminated water (contaminated
 18 with their own faeces). The bathtub is unhygienic, as
 19 unhygienic as the way they wash their dirty dishes in
 20 the same contaminated water. There are surveys out now
 21 that a large percentage of kuffar women have relations
 22 with their pet dogs. May Allah protect us. Don't let
 23 the outer packaging fool you there is something rotten
 24 inside."
 25 You see that?

182

1 A. Yes.
 2 Q. That, as I say, is not Mr Butt, but if you look down the
 3 page do we see at entry 3395, a quotation from a Surah:
 4 "O you who have believed, indeed the polytheists are
 5 unclean."
 6 A. Yes, that's from Butt, yes.
 7 Q. And that's from Butt, and looking at that in context, it
 8 is plain, isn't it, that that is Butt expressing his
 9 agreement with a view that has been expressed by another
 10 member of the group?
 11 A. Yes, there are similar ones to that throughout the
 12 message.
 13 Q. Yes, and you understand I'm just exploring these things
 14 because the families of those who died want to
 15 understand what the mindset is of a person who would
 16 carry out these attacks. This is only one example of
 17 the attitude to women in these documents. There are
 18 many other mentions of crusaders. There are many
 19 entries that are disparaging about democracy, aren't
 20 there?
 21 A. Yes.
 22 Q. You've already said in answer to other questions, there
 23 are many messages that are anti-semitic?
 24 A. Yes.
 25 Q. Could I take you to one more which is about the

183

1 afterlife. It's at {DC8152/14}, please. At the top of
 2 the page, entry 53, I'm not going to attempt to
 3 pronounce all of the Arabic in here, but do we see there
 4 a message in which Butt is referring to the "highest of
 5 janna", which is to say getting to heaven, "enjoy the
 6 face of Allah", and he's talking about the women who he
 7 expects to meet in heaven.
 8 A. Yes.
 9 Q. Looking further down the page at entry 59, he says
 10 again:
 11 "By Allah in whose hand is my soul".
 12 And then importantly this:
 13 "I am eager to see the face of Allah and enjoy
 14 intercourse and romantic convos ..."
 15 Et cetera. So he's saying he's eager to reach
 16 heaven at that point?
 17 A. Yes.
 18 Q. And, again, entry 62:
 19 "What a motivation for Janna".
 20 Which is heaven?
 21 A. Yes, that's right.
 22 Q. So we can take it from this, can't we, that he is
 23 expressing eagerness and motivation to reach the
 24 afterlife?
 25 A. Yes.

184

1 Q. Could I have, please, {DC8154/10}. We looked at this
 2 earlier so I'm not going to take you through it again,
 3 it's the message about Theresa May arriving in Saudi
 4 Arabia without a head scarf, two-thirds of the way down
 5 the page. I just wanted to ask you about the term which
 6 is used in the last line of that message:
 7 "No wala or bara."
 8 You've given an explanation of that term in your
 9 report, and if I can give you that, you say
 10 Al Walaa Wal Bara:
 11 "... is a tenet frequently associated with extremist
 12 Islamic rhetoric as it undermines secular or moderate
 13 associations ... [it's an instruction] to hate everyone
 14 who doesn't accept [and you put this in brackets]
 15 (a particular creed of) Islam".
 16 Is that right?
 17 A. I think I must have taken that from an expert in our
 18 digital department, but yes.
 19 Q. Yes, well, you may well have done. It's a religious
 20 concept but it's one that is frequently deployed by
 21 extremists to criticise the views of other Muslims?
 22 A. I have seen that before, actually, yes.
 23 Q. And can you confirm that, again, references to wala and
 24 bara appear repeatedly throughout the text messages
 25 exchanges that we've been looking at?

185

1 A. I believe so, yes.
 2 Q. The last thing I want to ask you about, you'll be
 3 pleased to hear, is the gym. Could I have, please,
 4 {DC8151/246}. Towards the top of the page, I just want
 5 this because it gives us an insight into Mr Butt's views
 6 on fitness, and we're looking here at something
 7 in September 2016, entry 2941:
 8 "I can't remember whom, but once a Muslim speaker
 9 said: 'You see these days the Muslim youth bodybuilding.
 10 I want to ask those youth for whom are you building
 11 those muscles? What is the use of those muscles when
 12 you can't defend Islam? All you do is walk in shopping
 13 malls amongst the women and show off. Go and use your
 14 muscles in path of Islam amongst the men."
 15 Do we see there a specific association between
 16 physical fitness and strength and religious purpose?
 17 A. Yes, potentially.
 18 Q. That gives us some insight into the mental attitude,
 19 {DC8151/218}, please. What we have here in the centre
 20 of the page, it's the big message, is what appears to be
 21 effectively an advertisement, almost a flyer by WhatsApp
 22 message, for the Ummah Fitness Centre. This is not
 23 a message that's being send by Mr Butt, although it is
 24 a message in the summer of 2016, so at a time after
 25 Mr Butt's association with the gym had begun.

186

1 "Special offer.
 2 "Emaan street wrestling !!!
 3 "First 7 members at our new session in Ummah Fitness
 4 Centre.
 5 "Only £15 a month.
 6 "For the benefit of the Ummah!!!"
 7 Does that mean something like community?
 8 A. Yes, Islamic community, I think it is.
 9 Q. Then, the next line:
 10 "Extremely effective [in capital letters] for the
 11 street in 'sha'Allah."
 12 And we see what this is:
 13 "A great Sunnah style martial arts class with
 14 an inspiring brother as the instructor.
 15 "This is a submission grappling class specialising
 16 in takedowns and submissions from stand up and ground.
 17 Very effective for the streets insha'Allah."
 18 So that demonstrates, doesn't it, that martial arts
 19 were something that was being offered at the Ummah
 20 Fitness Centre?
 21 A. Yes.
 22 Q. And in particular that these were martial arts being
 23 offered by someone who is described as being
 24 an "inspiring brother"?
 25 A. Yes.

187

1 Q. An association there between martial arts and
 2 inspiration, and also the reference not once but twice
 3 to effectiveness in the streets?
 4 A. Yes.
 5 Q. {DC8151/290}. Now, at the bottom of the page we see
 6 another person saying:
 7 "Brothers come down this gym insha'Allah no music no
 8 fitna".
 9 And we then see a response to that from Mr Butt who
 10 says:
 11 "I've been there.
 12 "It's actually Islamic.
 13 "I say that because a lot of people and
 14 organisations use the term Islamic when in fact they are
 15 opposite."
 16 Next page, please {DC8151/291}:
 17 "But Alhumdulillah this gym is the most Islamic I've
 18 come across in this land."
 19 And then a message which you may not be able to
 20 explain in response:
 21 "And it has hidden brothers here lol."
 22 That is, if we go back to the previous page
 23 {DC8151/290}, that is a reference to a gym which is
 24 being praised by Butt as Islamic in June of 2016.
 25 I don't know if you know whether that would be the Ummah

188

1 Fitness Centre or not?
 2 A. I can't help you.
 3 Q. {DC8151/314} again, at the bottom of the page, well, the
 4 second half, it's slightly interrupted by messages which
 5 don't appear to have any bearing on it, but somebody
 6 asks:
 7 "Brother Talat, do you still do silat at Tower
 8 Hamlets?"
 9 Do you know silat to be a form of martial art
 10 focused on violence and weapons?
 11 A. I wasn't aware, sorry.
 12 Q. We see something about it further down:
 13 "Yes brother ... I love it for many reasons ... the
 14 art I do on Thursdays is different to the one I do on
 15 Sundays although they r both silat ... the seminar is of
 16 the style I do on Sundays."
 17 And then:
 18 "Silat is a wicked fighting technique."
 19 I don't know again if you know whether that
 20 reference to the gym on a Sunday is a reference back to
 21 the same class that we saw being advertised at the Ummah
 22 Fitness Centre?
 23 A. I can't help there. None of those are by Khuram Butt.
 24 Q. No, that's absolutely right, they aren't, but it's
 25 right, isn't it, that references to martial arts is

189

1 another thing that these messages come back to fairly
 2 regularly?
 3 A. Yes, we have those references, yes.
 4 Q. And, for example, I don't know if you recall this,
 5 references to martial arts for children?
 6 A. I don't recall that.
 7 Q. Let me just take you to that. {DC8151/231}. At the
 8 bottom of the page:
 9 "For those who have children I would recommend then
 10 that your children to learn under this brother. I know
 11 him personally he's a good brother... our children will
 12 be the generation of tomorrow. Let's not raise males
 13 rather we should raise men."
 14 That's a message which follows what appears to be
 15 a link for kids and adults self defence and martial arts
 16 class?
 17 A. Potentially. I think it is difficult with the context,
 18 there are so many people in there, if that is a reply.
 19 No, potentially it is the same person, isn't it? Yes,
 20 potentially.
 21 Q. Yes, it's the same person sending messages less than
 22 2 minutes apart.
 23 A. Yes.
 24 Q. Sending a link and then saying:
 25 "For those [that] have children I would recommend

190

1 ... that your children learn under this brother."
 2 A. Yes.
 3 Q. So that appears to be a recommendation to the group to
 4 bring their children to this martial arts class and then
 5 we get a message from Khuram Butt:
 6 "What's the youngest age they accept bro?"
 7 And then skipping down below there, a response:
 8 "Abu Zayytoon I think 6 years of age ..."
 9 Butt expressing interest in bringing his son to
 10 learn martial arts?
 11 A. That's correct.
 12 MS AILES: Thank you very much for your patience with that,
 13 officer. I'll finish there.
 14 Questions by MR RADCLIFFE QC
 15 MR RADCLIFFE: Two or three minutes. Just a handful of
 16 questions, officer, on behalf of Zahrah Rehman and in
 17 relation to one short topic only, and that's the
 18 iPhone 5, CMD/1. It's at appendix A of your report,
 19 paragraph 1.2, and the Opus reference is {DC7243}.
 20 Now, sergeant, this is a phone attributed to
 21 Zahrah Rehman where your analysis included her
 22 criticism, or her being criticised by Khuram Butt for
 23 following her British version of Islam which you've told
 24 us about earlier?
 25 A. That's correct, yes.

191

1 Q. Now, Mr Adamson, who was asking questions on behalf of
 2 one of the families, sitting far left in front of me,
 3 suggested that showed a level of marital disharmony,
 4 I think was his phrase, in October 2016.
 5 If you go a little further forward in your report to
 6 1.2.11, does that exchange also show Zahrah Rehman
 7 complaining to a friend in May 2016, so five months
 8 earlier, about her concerns about Khuram Butt, who was
 9 then smoking cannabis?
 10 A. It does, yes.
 11 Q. All right. Now, as an overview on this particular
 12 examination sergeant -- I'm sorry to take you forwards
 13 and backwards -- but 1.2.5, for completeness' sake, did
 14 you following your examination describe this in this
 15 way, saying there was no material on this device that
 16 indicated any links to attack-planning or political
 17 views?
 18 A. That's correct, yes.
 19 MR RADCLIFFE: Thank you very much.
 20 MR HOUGH: Thank you very much, officer. Just to make this
 21 final point: I think it's right that what you have given
 22 us this afternoon is an overview of a vast amount of
 23 investigative work?
 24 A. Yes, there was a huge number of files on a lot of the
 25 devices, yes.

192

1 MR HOUGH: Going back over a long period of time and
 2 involving intensive investigative work over all that
 3 time?
 4 A. Yes.
 5 MR HOUGH: Thank you very much.
 6 THE CHIEF CORONER: I think in answer to one of the
 7 questions posed to the officer earlier on, he indicated
 8 that in fact this is very much the work of two years,
 9 virtually, since the time the material was seized, and
 10 I can imagine thousands of man-hours by yourself and
 11 others to actually distil this material and put it into
 12 the format we have it, for which many thanks.
 13 A. Yes, sir.
 14 MR HOUGH: Sir, if I can just detain people with one
 15 announcement regarding next week. We're not sitting on
 16 Monday.
 17 THE CHIEF CORONER: No, in fact I was just going to mention,
 18 Mr Hough, that we are, by my decision much earlier on,
 19 not sitting on Monday, because it is the second
 20 anniversary of the attack, and I'm sure, Mr Patterson,
 21 Mr Adamson, our thoughts will be with the families of
 22 those who died, but also with the families of those who
 23 were injured. It is one of those things which will
 24 stick in peoples' minds many years after this Inquest
 25 concludes, but I hope we can all take some time on

1 Monday just to reflect on what happened.
 2 MR HOUGH: The other more mundane point I wanted to make in
 3 relation to next week is that because, following
 4 discussions, it's thought that Witness M might run on
 5 from Tuesday the 4th into Wednesday the 5th, it is our
 6 intention to move Detective Superintendent Riggs from
 7 the morning of the 5th until the afternoon of Friday
 8 14 June, nine days later.
 9 THE CHIEF CORONER: Yes.
 10 MR HOUGH: When we only have one relatively short witness
 11 that day.
 12 THE CHIEF CORONER: And, again, that may in fact work out
 13 quite well because if there are questions which may have
 14 been answered by either Witness M or Witness L that have
 15 been flagged so far, it might make the task for
 16 Detective Superintendent Riggs slightly easier on some
 17 of those topics. I know she is here every day anyway,
 18 but that sounds to me very sensible.
 19 My apologies, it's 4.55. I think Mr Patterson
 20 mentioned earlier in the week that we may finish
 21 a little earlier on a Friday. I think for most people
 22 in this building Friday finishing at 4.55 is not
 23 considered a bit early but it was important that we got
 24 through the material because I am conscious that not
 25 only are people reading the transcript which is why at

1 times I have interjected to simply correct something if
 2 I thought it might give a wrong impression to somebody
 3 simply reading the transcript, but I am acutely aware
 4 that there are people who are coming on certain days to
 5 this Inquest expecting to hear from the witnesses that
 6 are timetabled, so my apologies that it means sometimes
 7 we are running late, but it is important we do keep to
 8 the timetable.

9 MR HOUGH: I think everyone understands that.

10 THE CHIEF CORONER: Very well, we will meet again on
11 Tuesday.

12 (4.55 pm)

13 (The court adjourned until 10.00 am on
14 Tuesday, 4 June 2019)

1 INDEX

	PAGE
2 DCI WAYNE JOLLEY (continued)	2
3 Questions by MR PATTERSON QC (continued)	2
4 Questions by MR ADAMSON	56
5 Questions by MS BARTON QC	68
6 Questions by MR HORWELL QC	70
7 Further questions by MR HOUGH QC	75
8 DS SIMON AGER (affirmed)	78
9 Questions by MR HOUGH QC	78
10 Questions by MR ADAMSON	149
11 Questions by MS AILES	163
12 Questions by MR RADCLIFFE QC	191

A	activity (9) 18:8 43:6 116:4,7 127:24 131:13,22 135:14 148:11	72:22 79:23,25 80:21 83:18 84:11,12,14 88:2 92:8 93:12 98:10 105:12 106:2 109:9,24 114:5,7 115:1,20 123:4,6 124:4 126:14 129:24 130:3 132:6,23 134:15 135:19,24 139:15 160:19,24 161:9 162:7 165:6 172:3 182:6,15 186:24 193:24	27:19,22,23 29:19 32:10 36:18 38:4,17 39:3 42:11 43:13 44:2,4,9 45:9 56:10 58:22 74:1 151:16 156:1 158:25 162:14 179:8	already (12) 13:3 16:17 19:12 52:17 55:15 56:14 73:5 133:20 167:4 170:12 178:18 183:22	183:9 188:6 190:1 anpr (1) 69:6 answer (14) 5:8 12:24 18:17 19:17 49:16,20 53:23 56:17 58:17 77:21 70:2 132:1 156:20 183:22 193:6 answered (4) 13:3 65:21 105:24 194:14 answering (1) 77:15 answers (1) 68:23 anticipate (1) 1:13 anticipated (1) 1:7 antiisraeli (1) 88:18 antijew (2) 82:25 88:18 antisemitic (1) 183:23 antisurveillance (4) 24:2 127:24 131:9 137:20 anwar (5) 85:10 94:1 101:10 102:19 149:25 anybody (1) 86:5 anymore (1) 106:3 anyone (10) 9:25 43:13 45:21 76:18 107:13 110:2 114:3 153:7 159:16 182:14 anything (11) 10:14 11:15 18:25 43:19 53:22 70:6 104:3 118:7 169:7 176:3 182:14 anyway (1) 194:17 anywhere (5) 44:23,25 69:2 72:13 107:6 apart (1) 190:22 apartments (6) 98:22 100:9 101:5,15 104:6 160:24 apologies (3) 63:3 194:19 195:6 apologise (2) 63:6 67:10 apostates (1) 152:6 app (1) 91:17 apparently (10) 82:4,10 95:21 96:10 101:24 102:14 105:5,6 137:8 144:15 appeals (1) 48:22 appear (6) 10:3 63:18 89:24 178:21 185:24 189:5 appearance (1) 158:22 appeared (8) 62:18,20 74:22,25 87:3 90:10 144:2 158:19 appearing (4) 22:21 128:12 159:18 173:23 appears (15) 28:13 37:20,21,22 45:9 93:8 151:15,18 157:19 159:7 171:25 180:18 186:20 190:14 191:3 appendix (9) 83:9 103:19 114:22 149:13 153:25 154:19 156:22 180:2 191:18 application (8) 3:13,16 30:6 33:5 48:10,10,20 160:1 applications (1) 126:8 applied (1) 48:9 applies (1) 49:7	applying (2) 159:13,19 appreciate (1) 77:4 approach (1) 86:10 appropriate (2) 47:22 77:21 approximately (1) 74:25 april (15) 128:3,11,11,12 129:1 133:24 134:22 135:5,7 137:10 143:15 144:20 148:14 167:1 178:10 aqtype (1) 47:17 arabia (6) 87:18 116:21 160:4 180:16,22 185:4 arabic (6) 52:1 82:25 102:2 148:2 175:22 184:3 area (12) 17:23 24:6 27:1 41:24 42:3 49:8 53:7 93:7 101:17 115:12 128:21 129:8 areas (1) 43:20 arent (6) 14:11 28:3 31:2 43:20 183:19 189:24 arguing (1) 85:25 arise (1) 96:14 army (2) 111:1 172:4 arose (1) 77:18 around (26) 6:14 14:17 17:2,12 21:22 22:9 25:13 29:18 35:19 43:3 44:16 48:12 49:5 67:7 80:25 93:22,23 94:6 115:12,18 138:11 141:12 148:14,17 155:23 164:16 arrangements (1) 110:14 arranging (2) 118:8 135:25 arrest (7) 17:22 79:16 80:1 84:7 110:1 124:6 167:5 arrested (2) 44:23 75:22 arresting (1) 73:3 arrests (1) 18:6 arrived (1) 129:25 arriving (1) 185:3 arsenal (1) 100:10 art (2) 189:1,4 article (3) 59:25 60:3 172:10 articles (4) 47:19 73:4 100:13 174:18 artificial (1) 6:8 arts (9) 187:13,18,22 188:1 189:25 190:5,15 191:4,10 ascertain (1) 8:21 ask (26) 1:14 29:9 30:22 31:6 50:1 68:12 70:24 71:3 74:3 75:13 114:22,23 115:22 128:14 139:4 140:8 143:17 149:8 163:6 169:24 175:9 178:6 179:13 185:5 186:2,10 asked (11) 12:10 67:4,15 71:4,19 72:25 74:19 75:4 143:20 155:7 157:11 asking (13) 3:13 39:24
----------	---	--	--	---	---	---

41:4 51:15 63:7 68:23 77:10 110:2,4 111:1 112:7 163:14 164:23 165:24 168:8,17 173:6 176:9 191:5 gets (1) 36:20 getting (4) 5:13 87:7 96:21 184:5 gharib (1) 143:9 giggling (3) 102:5,9 103:7 giggly (2) 161:5,7 give (8) 78:4 88:7 103:9 111:5 148:25 180:8 185:9 195:2 given (11) 36:24 38:1 48:12 66:4 97:21 98:20 130:6 166:23 174:19 185:8 192:21 gives (6) 37:3 66:16 111:7 123:19 186:5,18 giving (6) 28:8 56:4 76:25 77:3 78:20 81:12 glamorising (1) 89:13 globe (1) 82:2 god (3) 52:1 85:6 146:4 goes (8) 43:4 47:10 63:22 73:19 96:17 161:14 169:7 171:1 going (58) 4:6,10 7:24 9:23 11:3 20:8 21:10 23:1,9,18 32:18 33:18 36:15 38:1,18 41:11 53:17 55:20,22 56:9 59:20 62:12 64:7 73:10 78:9 82:20 90:2 93:5 96:4,6 97:5,24 98:9 105:22 112:1,1 119:21 123:9 129:1,2 134:20 136:14 148:23,24 153:2 154:11 155:19 157:12 165:22 170:5 173:3,21 179:21 180:25 184:2 185:2 193:1,17 gone (8) 2:23 24:17,24 33:4 44:19 106:14 162:20 181:18 good (5) 30:13 98:8 130:13 169:14 190:11 goodness (2) 23:18,23 google (3) 81:22 165:15,24 gracechurch (1) 42:23 granted (3) 48:21 49:8 148:5 grappling (1) 187:15 grateful (3) 15:17 18:23 37:10 gratitude (1) 56:6 gravel (1) 39:2 grays (2) 26:23 27:1 great (2) 169:20 187:13 green (3) 14:24 15:4,13 ground (5) 24:1 30:13,17 148:20 187:16 grounds (1) 48:21 group (17) 110:2 111:7 112:12,21 113:22 114:12,13,14,16,20 116:13 117:14 179:14 180:9,10 183:10 191:3 groups (2) 109:16,17 gruesome (1) 153:3 guarantor (1) 33:11 guess (1) 77:8 guidance (1) 181:1 guilty (2) 30:1,3 gun (3) 4:22 7:13 179:4 gunmen (1) 89:25 guns (2) 178:20 179:1 guy (3) 54:19 107:3 181:3 gym (33) 3:2,4,7 4,4,9 7,11,14 14:8,11 20:8 23:5 33:15 54:12 60:15,23,25 64:1,14 71:19,23 72:3,6,8 74:8,16 114:19 146:13 186:3,25 188:7,17,23 189:20 gymnastics (3) 54:14,15,17	<hr/> <p style="text-align: center;">H</p> <hr/> hadiths (1) 94:4 hadnt (6) 18:25 41:22 70:21 105:24 124:25 157:5 haggle (1) 164:5 hajir (1) 171:11 hajj (2) 180:16 181:18 haleema (21) 12:8 56:18 66:5,14,23 104:7 105:5,7,16,21 106:20,25 107:2,8,10,21,25 108:6,10,20 114:8 haleemas (2) 66:15 108:7 half (14) 3:10,24 5:23,25 6:5,9,17 22:2,9 38:14 116:19 154:2 177:15 189:4 halfway (2) 15:8 51:23 ham (1) 116:1 hamlets (1) 189:8 hand (3) 8:16 44:15 184:11 handed (1) 109:4 handful (1) 191:15 handing (1) 130:14 hands (4) 4:21 7:13 36:13 37:14 handset (18) 36:11 40:3,7 80:19,23 118:12 125:4 131:4 132:18 134:12,16,21 135:4,12 136:21 137:7 140:5 141:7 handsets (13) 83:13,25 124:14,17,23 130:4 133:9 134:4,8,10 138:4,5 166:14 happen (2) 96:15 155:19 happened (7) 2:12 7:22 54:1 66:21 109:9 166:1 194:1 happening (4) 24:23 38:5 102:9 169:21 happens (2) 10:14 39:4 haque (1) 17:23	hard (4) 101:14 103:12 121:12 160:23 hardly (1) 181:21 harts (1) 118:20 hashim (2) 35:1,4 hashims (1) 96:11 hasnt (3) 14:6 44:7 114:5 hate (2) 108:21 185:13 havent (11) 19:14 24:12 34:1 51:19 70:24 71:1 106:13 116:2 133:16 166:9 169:12 having (11) 2:19 69:12 92:3 95:13 96:19 106:6 135:23 155:19 157:14 161:17 164:6 hazard (1) 42:13 head (3) 42:8 116:21 185:4 headon (1) 72:2 headteacher (1) 61:9 healthy (1) 10:20 hear (8) 25:25 40:22 57:24 86:5 102:17 179:3 186:3 195:5 heard (9) 1:15 34:15 99:7 106:4 131:7 157:21 164:18 166:17 168:21 hearing (3) 62:22 73:10 74:20 heart (1) 44:2 heaven (4) 184:5,7,16,20 heavily (1) 10:3 hebdo (1) 99:16 hed (3) 47:4 66:8 117:10 held (2) 120:9 123:11 hell (1) 52:9 help (20) 2:12 15:18 31:20 33:23 43:4,9,10 44:10,20 48:3 51:1 53:5,18 74:3 99:17 164:20 179:7 181:7 189:2,23 helpful (3) 45:8 55:18 63:10 helpfully (1) 49:22 helps (1) 79:10 here (17) 25:7 31:17 48:14 53:3,3 88:6 105:18 106:19 111:10 113:12 147:20 170:3 184:3 186:6,19 188:21 194:17 hers (2) 87:12 106:21 hertz (5) 37:11 39:24 40:13 81:11 132:23 hes (25) 38:2 39:23 51:10 97:8,10 106:3 108:21,22 113:12,12 144:1 152:17 155:13 158:12 164:20 176:6 177:6,11,19 181:19,20 184:6,15,15 190:11 hesitant (1) 42:19 hidden (1) 188:21 high (5) 127:14 128:2,3 143:14 168:24 highest (3) 127:9 148:5 184:4	highly (4) 5:11 23:9 63:16,19 himself (7) 45:16 49:18 106:5,7,10 159:18 166:23 hindsight (4) 30:5 75:8 169:17,19 hire (2) 37:18 140:14 hiring (2) 81:7 115:7 historical (2) 93:1,3 historically (1) 94:7 history (4) 92:23 94:6 141:6 155:13 hit (1) 171:18 hiv (1) 182:7 hold (4) 22:20 27:15 57:8 82:15 holding (1) 89:18 home (25) 4:6,10 7:12,15 13:24 14:14 20:13 26:19 33:25 41:6,7,8 92:1,12 95:2 98:22 100:9 108:25 109:6 118:21 119:2 120:1 121:9 132:12 167:18 homophobic (1) 99:11 homosexuality (1) 110:17 honest (2) 90:23 156:20 honeymoon (2) 93:9,11 honour (1) 177:6 hope (3) 56:10 174:21 193:25 horrific (1) 119:22 horrible (1) 161:12 horwell (5) 70:16,17 75:13,16 196:7 host (2) 19:23,25 hostile (8) 35:16 89:19,19 99:11,12 101:20 110:11,16 hostility (1) 117:1 hough (41) 1:18 2:3 3:5 12:5,15 34:11 40:1 75:14,15 76:24 77:7 78:1,3,4,12 98:2,8,20 106:13,15,18 114:17,21 134:19,24 148:19 157:11 158:5 169:13 176:21,24 192:20 193:1,5,14,18 194:2,10 195:9 196:8,10 hour (2) 108:17 165:10 hours (13) 30:4 36:7 38:14 39:3,4 41:12 76:15,15,15 77:9 108:9 114:1 132:24 house (5) 43:19 74:16 118:20 128:5 163:19 houses (1) 111:25 however (11) 2:13 33:5 60:14 76:5 85:12 86:12 104:24 126:12 128:24 136:12 139:11 hp (4) 91:25 98:15,18,19 htc (2) 87:24 119:20 htc1 (1) 150:21 huawei (1) 122:9 huge (1) 192:24 human (5) 92:18,19	158:7,10,13 humiliate (1) 116:23 hundreds (1) 77:9 hutchison (2) 136:5 137:25	imagery (3) 152:19 175:3,3 images (27) 42:4 50:14 51:25 81:16,18,24 85:9 88:20,23 89:11,13,23 91:3,19 94:15 99:23 100:2 120:8 123:11 145:13 149:25 152:21 165:19,23,23,25 172:7 imagine (4) 92:19 93:8 158:6 193:10 imagining (1) 158:13 imam (1) 111:2 imbecile (1) 111:2 imessage (1) 105:5 imessages (1) 86:13 immediately (1) 105:12 immigration (3) 48:13,24 49:5 immortality (1) 52:3 important (2) 194:23 195:7 importantly (2) 109:15 184:12 imposed (1) 62:9 impression (1) 195:2 inaudible (1) 178:4 incident (1) 53:17 incidents (1) 93:1 include (7) 2:14 82:2 100:13 109:12 116:9,12 120:24 included (5) 7:20 61:14 109:16 110:16 191:21 includes (1) 57:3 including (10) 69:9 83:6 91:7 99:24 100:15 101:10 113:12 117:21 122:13 126:7 incoming (1) 138:16 inconsistent (2) 66:20,23 incorrect (2) 51:8 73:18 independently (1) 140:4 index (1) 196:1 indicate (3) 43:7 79:11 177:19 indicated (3) 56:15 192:16 193:7 indicating (2) 87:16 102:1 indication (1) 101:6 indications (1) 50:19 indicative (2) 82:22 170:18 individual (5) 23:21 27:20 88:8 155:25 159:9 individuals (7) 18:13 57:8,11,13 141:24 179:15 180:9 infer (1) 175:16 inference (1) 60:22 influenced (5) 56:16,18,20 159:7,11 information (30) 2:17 25:18,23 46:12 50:7 52:12,24 57:6,17 58:8 59:8 64:6,15 65:7 67:22,24 68:1 115:4 118:18 125:13,15 128:15 133:17 148:14	163:7 166:6 168:5,21 169:6,21 initially (1) 158:18 injured (2) 171:15 193:23 injuring (2) 152:9 173:17 inquest (3) 157:21 193:24 195:5 inquire (1) 20:19 inquiries (9) 21:13 40:20 45:8,23 80:23 141:6 142:22 94:7,13 inquiring (1) 91:6 inquiry (1) 68:25 inshaallah (5) 112:3 114:13 187:11,17 188:7 inside (5) 100:10 101:16 130:16,17 182:24 insight (3) 61:6 186:5,18 insisting (1) 105:8 inspiration (2) 177:20 188:2 inspirational (3) 153:21 177:14,25 inspiring (2) 187:14,24 installed (1) 19:15 instance (1) 170:1 instances (3) 170:15 172:19 173:10 instantly (1) 65:10 instigation (1) 145:5 instruction (1) 185:13 instructions (1) 1:8 instructor (1) 187:14 insufficient (4) 29:7,16,20 31:4 insurgents (1) 52:2 intel (2) 20:23 21:3 intelligence (19) 8:9,16 9:15 11:13 16:18 17:16 20:22 21:6 22:24 24:15 25:3,23 32:21 44:15,16 58:24 64:21 65:19 71:10 intelligenced (6) 12:3 13:6 19:13 38:21 58:25 65:19 intended (1) 33:21 intending (1) 46:10 intensive (1) 193:2 intention (3) 155:9 156:5 194:6 intentions (1) 45:19 interaction (2) 126:3 169:15 interactions (4) 127:9 128:13 168:21,24 intercepted (1) 26:19 interceptions (2) 27:21 29:12 interchanged (1) 134:13 intercourse (1) 184:14 interest (13) 28:6 29:5 81:24 84:23 88:4 91:13 95:4 104:3 152:18 191:9 interested (2) 32:12 80:11 interesting (2) 23:18,23
--	--	---	--	--	---	--

interests (1) 120:22
interjected (1) 195:1
internet (4) 88:24
165:10 178:24 179:10
interposed (1) 77:5
interpretation (2) 94:11
176:1
interrupted (1) 189:4
interview (1) 3:9
interviewed (1) 113:2
into (45) 1:8 3:15 13:21
15:9 17:25
18:10,14,24,25 20:19
21:5,18 28:2,9 32:16
35:2,6 42:8 46:4 48:16
49:23 52:20,21,21
62:7 63:21 65:14
68:18 70:19 84:20
103:5 110:3 119:21
130:14 142:1,11 143:7
158:5 165:8 167:11
170:25 186:5,18
193:11 194:5
introduced (1) 55:2
introducing (2) 144:15
147:9
introduction (2) 123:23
174:7
investigate (1) 169:20
investigated (5) 47:20
114:24 130:25 141:23
163:3
investigating (2) 10:6
25:22
investigation (49) 2:9
3:10,25 4:2,7 5:1 7:21
8:6,13 9:5,12,17
10:7,11 11:10 14:1
15:7,23 17:25 19:10
20:19 22:17 24:19,25
26:1,2,3 28:9 29:13
30:9 44:14 59:8,10
61:4 62:22,25 63:2,4
68:18 69:5,5 73:6,10
75:5,18 103:25 141:3
142:19 166:12
investigations (7) 21:18
45:2,3 61:23 65:18
69:12 178:19
investigative (5) 26:4
68:22 69:6 192:23
193:2
investigator (3) 8:5
9:19 16:14
investigators (2) 9:10
32:10
invites (1) 158:6
involved (14) 4:10
26:6,9 28:24 33:20
53:21 64:18 69:5,23
86:15 90:18 108:2,8
157:14
involvement (1) 141:20
involving (3) 109:8,17
193:2
ip (1) 169:7
iphone (7) 84:4 94:24
104:5 109:4,15 149:14
191:18
ipod (1) 101:4
ira (2) 44:6,8
iraq (3) 88:9 104:19
173:21

iraqi (1) 171:18
irbaiyne (2) 164:21,24
ireland (1) 49:11
irfan (3) 132:1,5 142:23
irqa (1) 97:17
isassociated (1) 82:4
isis (29) 21:15,18,19
50:17,18,21
51:2,10,15,25 52:16
53:25 54:20 55:10
57:19 95:24 96:20,23
97:10 152:18 153:22
154:6 156:16,19 174:8
177:15,18,19,21
islam (14) 86:3,10 94:6
99:9,10 110:21 117:1
151:23 155:13,13
185:15 186:12,14
191:23
islamic (31) 82:10 85:5
88:20 100:3,14 102:3
110:8 120:15,24
145:24,25
151:8,12,16,17
153:18,20
170:15,17,22 171:14
173:13,20 177:12,13
185:12 187:8
188:12,14,17,24
islamiyah (1) 102:2
isnt (44) 3:25 5:22,25
7:16 9:7 13:18 15:9,20
16:22 17:3,8,19
22:13,22 23:2,8 24:2,9
25:13 33:19 34:11
36:16 38:12 40:13
41:13 43:15 50:3
51:3,10 54:13 59:16
60:21 62:4 156:19
157:13 158:15 160:25
161:5 162:4 166:7
175:13 183:8 189:25
190:19
isolation (1) 70:4
israel (1) 88:16
israelis (1) 88:17
issued (3) 66:16,25 68:5
issues (1) 159:24
istanbul (1) 161:18
italian (7) 52:10 53:11
54:10 121:14
122:8,19,23
italians (5) 52:18 53:2
67:22,24 68:2
italy (8) 50:5 51:10
53:24 54:3,4 55:10
122:21 123:4
item (4) 4:16 82:21
85:25 115:22
items (10) 52:9 79:20
84:18,22 88:4,8 91:20
95:4 111:24 170:14
iterations (1) 71:17
its (138) 5:5,11,15 6:25
7:1,16 8:21 10:11,17
11:2 12:6,12 13:1,6,16
15:15 16:22 17:18
19:18,22 21:18,21
22:2,20 23:1,3,8
25:11,18,19,20 28:13
30:22,25 32:5,20
33:19,22 34:8
35:17,23 36:2 37:8

38:19 39:20 40:10,12
43:14 54:13 56:24
59:15 60:17,21,22,24
62:10,13 63:12 64:12
68:14,21 71:9,17 74:5
81:5 84:19 88:21
91:24 92:12,15
93:8,16 95:14 96:4,6
97:5,6 100:11
102:15,16,18,20
107:22 111:7 115:16
131:3 134:4 135:23
150:12 151:4,5,6
155:22 156:9 157:8,12
158:4 159:1,2,11
160:21,25 161:4,25
163:12,13 165:5,9
168:24 170:16,22
172:1 173:2,2,4,20,23
175:11 177:3
178:23,25 179:6,8
180:10 184:1
185:3,13,19,20 186:20
188:12 189:4,24
190:21 191:18 192:21
194:4,19
itself (1) 30:17
ive (28) 2:3 6:23 9:13
12:24 13:3 16:17
19:12 24:17,24
44:9,18 48:12 49:10
52:17 56:14 57:5
58:15 68:13 69:19
73:5 87:1 103:1
108:16 134:6 170:24
180:9 188:11,17

J

jamaican (1) 99:7
jamel (5) 79:10
144:10,11 146:7 178:6
janna (2) 184:5,19
january (20) 3:5 6:24
7:8 8:3,10 13:19 14:13
20:8,11 52:22 93:10
118:23 121:23
126:14,24 127:2
136:11 137:4 138:9,10
jewish (4) 92:18,22,24
101:21
jews (3) 93:2 158:11,12
jibril (21) 85:10
90:6,9,10,15 99:21
101:10 103:13
153:15,17
154:12,18,21 159:5,10
175:10,15,18,20 176:5
177:9
jihad (8) 52:6,7 83:2
94:4,7,11 96:19
100:15
jihadi (5) 122:14,15,17
175:2,3
jihadis (4) 56:23 57:10
62:19 74:22
jihadist (6) 24:4 45:17
46:23 51:17 153:21
177:14
jihadists (1) 47:6
job (3) 56:6 91:6 111:1
jobcentre (1) 146:19
john (1) 162:9
join (2) 54:20 177:21

joined (3) 46:19,22 47:5
joins (1) 35:18
jokey (1) 102:7
joking (1) 52:4
jolley (26) 2:4,7 7:23
18:18 26:1 28:13,23
46:15 50:2 51:23
55:17 56:3,9 68:9,12
70:17 72:11 74:14
75:13,15 76:25 77:2
81:4 140:15 143:24
196:3
jolleys (1) 12:9
journal (1) 89:2
journey (3) 131:20
161:2,3
jrw1 (1) 94:24
jrw2 (1) 98:20
jrw22 (1) 100:6
jrw30 (1) 101:2
jrw47a (1) 101:12
judged (1) 159:8
judgment (1) 150:3
july (5) 27:5,6 121:2
131:2 168:12
june (51) 1:23 4:23
5:24 26:5 28:12 32:23
33:2 45:16 46:16
68:16 70:22 73:14
80:5 81:21 82:9 95:1
98:11,16,21 100:8
101:5,15 104:5 105:16
106:7 108:9,10 109:5
114:1,7 115:10 116:3
118:20 120:5 121:23
125:20,21 127:18
131:23 134:1 135:15
138:8,9,17 139:16
140:11,13 143:21
188:24 194:8 195:14
jury (1) 29:10
justify (1) 99:16

K

kafir (1) 182:8
kasimi (16) 79:10
141:25
144:10,11,15,19
146:7,13,24
147:1,9,13,13,20,23
178:6
kasimis (1) 148:16
keen (3) 77:12 159:10
178:1
keep (4) 8:7,14 20:21
195:7
keeping (2) 43:5 86:22
kept (2) 5:12 165:4
key (2) 28:11 133:14
khaled (1) 177:11
khalifah (2) 96:19 97:1
khilafah (1) 172:3
khuram (84) 8:5 11:10
12:13 18:4 30:6 32:3
37:12,21 40:19,21
41:22 55:11 79:15
83:10,14 85:2,15,23
86:1,14,24 87:25 88:5
89:7 92:2,11,15,25
95:2,24 96:18,21,24
97:8 98:11,23,25
100:9,17,20 101:23
102:13 103:20,23,23

104:8,10,13 105:7
106:6 108:11
109:5,18,25,25 111:16
113:1,7,8,10,15,19
114:2 116:13 124:6,9
130:24 131:2 133:7
142:14,23 143:5,14,25
146:12 147:9 157:7
166:17 175:17 181:11
189:23 191:5,22 192:8
kids (1) 190:15
killed (4) 104:18 119:23
171:6,15
killing (3) 88:17 152:9
173:17
kind (6) 1:19 14:4 34:6
43:6 110:25 155:9
kingdom (1) 180:17
kitchen (3) 98:24
100:11 101:6
klevis (1) 142:12
knew (4) 54:8 61:14
96:15 151:1
knife (2) 89:18 92:15
knives (7) 15:22
16:19,24 17:3,9,19
25:7
know (74) 1:10 2:7
5:8,17 6:6,23 7:5,7,18
8:9 10:7 11:18 12:7
13:5 15:17 18:18 19:1
32:15 34:21 36:24
37:8 39:9 45:16
49:13,20 50:10 51:12
53:19,23 54:10 55:21
59:5 60:17,18 62:16
63:25 64:1,3,22,25
66:15 67:11,15
77:12,18 78:9 87:8
92:17,20 96:10,11,13
97:17 114:3 126:9
128:8 149:24 157:11
158:15 159:25 169:2
172:23 176:3,24
181:4,19 188:25,25
189:9,19,19 190:4,10
194:17
knowledge (9) 19:22
71:16,18 84:14
93:11,14 109:20
114:14 141:20
known (18) 4:13 42:1
53:4 57:8 58:15 59:2
60:7,15 61:15 62:3
72:18 74:22 83:13,16
94:15 157:3 167:8
177:11
kola (1) 142:12
kolas (1) 142:17
koran (2) 52:8 105:23
koranic (1) 94:4
kuffar (2) 182:13,21
kuffars (1) 112:23
kufr (1) 111:3

L

l (6) 2:8 4:13 9:5 58:1,1
194:14
labouring (1) 174:21
laden (2) 52:5 145:14
lake (1) 24:5
land (2) 24:6 188:18
lane (2) 42:25 118:20

laptop (10) 91:25
93:19,21 94:14
98:15,18,23 121:9
156:21 178:16
laptops (1) 78:23
large (8) 16:19,24 92:22
94:20 111:9 166:13
179:22 182:21
last (26) 1:5 9:12,20
70:17 99:15 107:2
113:15 114:19 115:4,6
116:7 118:1,17,19
129:23 131:22 132:5
134:19 135:14 137:5
138:14,16,18 142:25
185:6 186:2
lasted (2) 129:20
138:17
lasting (2) 127:3 129:24
lastly (1) 144:8
late (12) 3:5 70:20
79:20 84:9 88:1,3
92:7,9 99:18 139:17
140:19 195:7
later (15) 9:4 13:8
18:21 19:7,16 21:23
26:22 40:22 71:1
126:24 130:1 134:15
136:1 138:21 194:8
lawyer (2) 29:15 31:6
lawyers (1) 78:14
lay (1) 63:15
leadenhall (1) 42:21
leader (4) 154:6 156:16
159:13 177:17
leaders (2) 59:18
116:23
leading (1) 75:10
leap (2) 11:2 63:15
learn (4) 5:17 190:10
191:1,10
learned (2) 94:10
156:18
least (7) 2:24 7:16
53:19 75:8 89:7
127:23 130:14
leather (1) 100:10
leave (4) 1:25 38:7
41:2,3
leaving (2) 144:25
148:16
lecture (2) 99:6,10
lectures (7) 90:14 93:25
94:3 99:21 100:13
101:8 159:5
led (1) 90:25
leeds (8) 129:1 131:20
135:5 137:10 142:18
143:11,15 168:1
left (9) 22:7 51:13
89:17 111:15 115:14
122:20 130:12 179:25
192:2
legally (1) 46:4
legendary (1) 93:3
legitimate (2) 141:22
156:8
legs (1) 149:1
lengthy (1) 100:15
lennon (1) 162:9
less (3) 87:6 136:17
190:21
let (9) 18:18 29:10 72:2

35 (1) 109:7
 350 (3) 139:23 140:8,17
 351 (1) 143:8
 371 (1) 109:21
 373 (1) 112:10
 379 (1) 142:11
 3860 (1) 49:23
 387b (1) 116:1
 3g (2) 136:5 137:25
 3second (1) 138:20

4

4 (22) 85:13 86:12 95:1
 98:16,21,22 100:8
 101:4 104:5,6
 108:9,10 114:1,7
 116:3 124:8 125:12
 143:21 146:17 147:8
 150:16 195:14
 41 (1) 40:5
 412 (1) 81:16
 414 (1) 82:7
 42 (1) 154:1
 43 (4) 119:14 120:1,5
 126:17
 430 (1) 114:7
 45 (1) 127:8
 455 (3) 194:19,22
 195:12
 45855 (1) 113:19
 46 (1) 128:1
 47 (2) 12:13 128:8
 470 (2) 124:22 137:1
 48 (1) 128:14
 4minute (3) 39:6,24
 40:5
 4th (1) 194:5

5

5 (21) 2:10 9:6 10:8
 15:8 85:25 94:24
 100:8 101:5,15 112:14
 116:3 125:21 132:6
 135:24 138:8,9,23
 147:9,18 149:14
 191:18
 500 (6) 124:21 133:20
 134:21 135:19 137:8
 167:20
 514 (2) 124:21 136:14
 517 (1) 38:11
 53 (1) 184:2
 530 (1) 39:22
 537 (1) 113:18
 543 (1) 108:10
 547 (3) 125:3 137:23
 168:7
 54726 (1) 108:13
 56 (1) 196:5
 561 (1) 113:24
 585 (1) 22:3
 59 (1) 184:9
 594 (6) 22:16 124:12
 125:18 131:1 166:20
 167:7
 5s (2) 84:4 109:4
 5th (3) 17:13 194:5,7

6

6 (10) 12:14 46:16
 104:5 117:6 120:5
 125:11 133:18 151:14
 173:15 191:8
 60 (1) 86:20
 600 (3) 92:18 93:2
 158:10
 602 (1) 143:8
 60s (1) 182:6
 62 (2) 136:14 184:18
 64 (1) 136:4
 65 (1) 136:24
 666 (4) 125:9 132:25
 139:8 141:7
 68 (1) 196:6

7

7 (16) 3:9 4:3,6,23
 7:10,18 74:3,8 87:10
 109:5 136:20
 144:19,23 151:13
 178:8 187:3
 70 (1) 196:7
 71 (1) 137:23
 714 (6) 39:24 40:18
 124:13 132:9
 167:16,17
 715 (1) 42:4
 75 (2) 147:18 196:8
 75tonne (1) 37:14
 76 (1) 147:18
 78 (2) 196:9,10
 784 (1) 39:22
 790 (1) 40:10

8

8 (5) 3:7 87:21 121:23
 151:4 170:1
 81 (1) 139:9

9

9 (4) 42:25 80:15
 144:20 178:10
 90 (1) 152:6
 911 (1) 50:12
 934 (1) 113:15
 95 (1) 141:11
 967 (1) 143:18