

OPUS 2

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London Bridge Inquests. Inquests concerning the attackers

Day 6A

July 9, 2019

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1 Tuesday, 9 July 2019
 2 (10.21 am)
 3 (In the absence of the jury)
 4 THE CHIEF CORONER: Good morning, Mr Hough.
 5 MR HOUGH: Good morning, sir.
 6 (In the presence of the jury)
 7 THE CHIEF CORONER: Good morning, everyone. Nice to see you
 8 all.
 9 Mr Hough, we have had a slight delay this morning
 10 because I know we have had one or two technical problems
 11 with the screens but I think we are now in a position to
 12 start.
 13 MR HOUGH: Yes, today's witness is DCI Jolley.
 14 DCI WAYNE JOLLEY (sworn)
 15 A. Detective Chief Inspector Wayne Jolley attached to SO15
 16 Metropolitan Police Service.
 17 THE CHIEF CORONER: Mr Jolley, please make yourself
 18 comfortable. If you wish to sit or stand, that's fine.
 19 A. Thank you, sir.
 20 Questions by MR HOUGH QC
 21 MR HOUGH: And bring the microphone closer to you so that
 22 you can be heard clearly.
 23 Mr Jolley, can you confirm that you are deputy
 24 senior investigating officer of Operation Datal, the
 25 investigation into the London Bridge and Borough Market

1

1 terror attack?
 2 A. Yes, I am, sir.
 3 Q. Did your investigation include extensive inquiries into
 4 the lives and backgrounds of the attackers?
 5 A. Yes, it did.
 6 Q. Also their preparations for the attack and their
 7 movements on the day of the attack?
 8 A. Yes, it did, sir.
 9 Q. Do you understand that you are now giving evidence to
 10 summarise the information gleaned from those inquiries,
 11 just as you did in the Inquests of the victims of the
 12 attack?
 13 A. Yes, sir.
 14 Q. So may we begin with the life and background of each of
 15 the attackers. First, Khuram Butt, and you have
 16 prepared a report on this subject with reference
 17 {DC5171}.
 18 A. That's correct, sir.
 19 Q. We'll refer to that as we go and I'll identify paragraph
 20 numbers in that report.
 21 May we begin, then, with his early life and
 22 education, section 1, paragraph 1.1, can you tell us
 23 where and when Khuram Butt was born?
 24 A. Yes, Khuram Butt was born in Jhelum in Pakistan on
 25 20 April 1990.

2

1 Q. So he was aged 27 at the time of the attack?
 2 A. That's correct, sir.
 3 Q. Did he have two elder siblings, a brother, Saad, and
 4 a sister, Haleema?
 5 A. Yes, that's correct.
 6 Q. While in Pakistan did his father run a furniture
 7 business and did the children attend a local cadet
 8 school?
 9 A. Yes, they did.
 10 Q. Were the family of the Muslim religion but not
 11 particularly religious and observant?
 12 A. That's correct.
 13 Q. When did the family move to the United Kingdom?
 14 Paragraph 1.6.
 15 A. They moved to the United Kingdom in 1998 on a visitor
 16 visa.
 17 Q. So Khuram Butt was 8 years old when he moved to the
 18 United Kingdom?
 19 A. That's correct, and they initially stayed with the
 20 father's sister at 206 Plashet [Grove] in east London.
 21 Q. So they were originally living in east London. In 2003
 22 did Khuram Butt's father, Saif Butt, die?
 23 A. Yes, he did.
 24 Q. And I think that, according to the family witnesses, hit
 25 the family very hard?

3

1 A. Yes, that's correct. He died of a heart attack in his
 2 sleep.
 3 Q. You said that the family entered the United Kingdom on
 4 a visitor visa; did they claim asylum shortly after
 5 arrival?
 6 A. Yes, they did. On 10 April 1998 the family claimed
 7 asylum.
 8 Q. What happened ultimately to the asylum application?
 9 A. It was initially refused but on 5 February 2004 they
 10 were granted appeal to leave -- leave to appeal.
 11 Q. So they were granted indefinite leave to remain.
 12 A. Yes.
 13 Q. And did Khuram Butt become a British citizen at the age
 14 of 14?
 15 A. Yes, he did.
 16 Q. Did the children attend primary and secondary school in
 17 east London?
 18 A. Yes, they did.
 19 Q. And in general terms did Khuram Butt perform reasonably
 20 well at school?
 21 A. Yes, he did, sir.
 22 Q. If we can put on the screen {WS1399/1}, please.
 23 We can take that off screen. It's a wrong
 24 reference.
 25 Did you find in the course of your inquiries a tutor

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1 statement from his school which confirmed that he had
 2 been a reasonably capable pupil at the school?
 3 A. That's correct, and he had strong friendships with those
 4 in his tutor group as well.
 5 Q. After secondary school, looking at your paragraph 1.17,
 6 did he go on to take a BTEC course?
 7 A. Yes, he did, he took a BTEC course in applied business
 8 and media at St Angela's & St Bonaventure's Sixth Form
 9 in Forest Gate.
 10 Q. That I think was from 2006 to 2008?
 11 A. That's correct, sir.
 12 Q. In 2009 did he take a further course in information
 13 technology and business administration in Tower Hamlets?
 14 A. Yes, he did.
 15 Q. We can now bring up his curriculum vitae which you
 16 found, {DC7957/22}. Can we see, looking at his CV,
 17 towards the bottom of the page, that he obtained
 18 a number of GCSEs, passes at his sixth form college
 19 courses, and passes in the various courses he took in IT
 20 and business administration in 2009?
 21 A. That's correct, sir. He passed 11 GCSEs with grades
 22 from B to E.
 23 Q. If we look at the upper part of that page, can we see
 24 that he did a number of jobs while going through
 25 studies?

5

1 A. That's correct.
 2 Q. And then on the previous page, please {DC7957/21}, that,
 3 looking at the bottom of the page, he did some stockroom
 4 work on Oxford Street in 2008/2009?
 5 A. That's correct, sir.
 6 Q. Can we see that his first significant job between 2009
 7 and 2012 was as an office assistant at Eco Movers?
 8 A. Yes, that's correct.
 9 Q. Was that a man and van moving service?
 10 A. Yes, it was.
 11 Q. And looking at your paragraph 2.2 of your report on
 12 page 7, how did his colleagues in that job describe him?
 13 A. They described him as polite, respectful, shy, able to
 14 hold his own within the office, that was from
 15 a colleague of his. His manager, Alexander Nicholls,
 16 said that Butt was into a bit of gangster rap, smoked
 17 a bit of cannabis, liked to make out that he was some
 18 kind of east end bad man, but in general, he was a good
 19 worker.
 20 Q. And just to be clear, that he was into gangster rap
 21 rather than being a gangster?
 22 A. Yes, sir.
 23 Q. Just make that clarification because of the way some of
 24 your evidence was reported on the last occasion.
 25 A. Yes.

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1 Q. From there after Eco Movers did he move to a different
 2 job at a company called Auriga Holdings?
 3 A. Yes, he did. He worked at Auriga Holdings between 2012
 4 and 2016 which is a regional franchise for a number of
 5 KFC outlets and I think their head office was based in
 6 East Ham.
 7 Q. Was he working as an office assistant for that company
 8 that held the KFC franchises?
 9 A. Yes, he was.
 10 Q. We can put the details on screen of another CV,
 11 {DC8137/1}, please. If we look at the bottom of the
 12 page we can see he describes on his CV an office job
 13 with a range of office-based tasks.
 14 A. That's correct, sir.
 15 Q. Can we see from his description of that job on his CV
 16 that the job ended in November 2015?
 17 A. Yes, it did. I believe he was made redundant.
 18 Q. Was it while working in that job that Khuram Butt met
 19 and married Zahrah Rehman in late 2013?
 20 A. Yes, that's correct, sir.
 21 Q. And as we'll address later, did Khuram Butt become
 22 increasingly strict in his Islamic faith in the period
 23 following that marriage, so during the course of 2014?
 24 A. Yes, he did.
 25 Q. Shortly after the marriage -- I'm now looking at your

7

1 paragraph 2.8 on page 8 -- did Khuram Butt's wife
 2 experience a medical emergency?
 3 A. Yes, she did, sir. On 20 June 2014 she suffered a brain
 4 aneurysm.
 5 Q. What was the effect of that in terms of what it
 6 required?
 7 A. He was required to provide her with regular care, she
 8 had surgery and for many months afterwards Zahrah stated
 9 that Butt was actually quite kind to her and considerate
 10 and dedicated to looking after her.
 11 Q. Was it also while working in the Auriga job that the
 12 couple's first child was born in October 2014?
 13 A. That's correct, sir, shortly before they moved into
 14 Elizabeth Fry Apartments.
 15 Q. Looking at your paragraph 2.4, how did the manager of
 16 Butt's Auriga office describe him when he first came to
 17 be employed there?
 18 A. He said that he was a good worker. His only fault was
 19 that he would occasionally take extended lunch breaks.
 20 Q. But otherwise --
 21 A. And he was not into any religion at all.
 22 Q. Otherwise a good worker, an ordinary person in his early
 23 20s?
 24 A. That's right, again being polite, respectful to most
 25 people he worked with.

8

1 Q. Did the manager, however, describe a change in Butt's
2 behaviour during the course of his employment at Auriga?
3 A. Yes, he did. He said that during his employment he had
4 shaved his hair, he began to grow his beard, and he
5 became very religious and began praying on a regular
6 basis.
7 Q. Did the manager remember anything specific about Butt's
8 behaviour and intentions in his last period at Auriga,
9 so late 2015?
10 A. Yes. He remembers Butt said that he wanted to leave the
11 UK, possibly to go to Turkey.
12 Q. And why did he want that, according to the manager?
13 A. Because he thought it was a difficult place to practise
14 Islam and bring up a family, that being the UK.
15 Q. Did you also, your team, speak to a colleague of Butt's
16 from Auriga called Mark Ridgeway?
17 A. Yes, we did. Mr Ridgeway recalled a discussion that he
18 had with Mr Butt around the murder of Lee Rigby whereby
19 Butt had said it was an eye for an eye.
20 Q. The murder of Lee Rigby was in May 2013 and was the
21 murder of a young fusilier by some terrorists?
22 A. That's correct, sir, 22 May.
23 Q. Now moving to your paragraph 2.11 on page 8. After
24 leaving Auriga, what did Butt do by way of work
25 after November 2015?

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1 A. Butt claimed Jobseekers Allowance at the Plaistow
2 Jobcentre until May 2016.
3 Q. During the period of unemployment, did Butt have
4 a training course in Hackney?
5 A. Yes, he did, sir. That training course was to --
6 courses in relation to soft skills, such as
7 employability, retail, customer service and
8 team-leading.
9 Q. Did he also do a course in door supervision security?
10 A. Yes, he did. He was issued with an SIA licence on
11 20 April 2016. This licence was valid for three years.
12 Q. So that was a Security Industry Authority licence and
13 would help him do some work manning the doors at venues
14 or events?
15 A. That's correct, sir.
16 Q. If we look on screen, please, {WS1399/388}, did you in
17 fact find at his house a licence card for the
18 Security Industry [Authority] showing that his licence
19 remained valid at the time of his death?
20 A. Yes, that's correct, sir.
21 Q. We can take that off screen now.
22 In May 2016, what job did Khuram Butt take up?
23 A. In May 2016, sir, Khuram Butt began employment with
24 Transport for London as a level 2 customer service
25 assistant on the London Underground.

10

1 Q. Put on screen {WS1117/4}, please. Can we see that you
2 obtained a copy of his employment contract identifying
3 the start of his employment as a customer service
4 assistant as 16 May 2016?
5 A. That's correct, sir.
6 Q. Looking at your paragraph 2.14, what did the duties of
7 that job involve?
8 A. Sir, the duties involved gate line and platform duties,
9 assisting with customer inquiries and conducting station
10 security checks, such as suspect packages, security of
11 doors and tampering with fire safety equipment.
12 Q. Before employing Butt, did Transport for London carry
13 out a number of pre-employment checks including, for
14 example, to determine that he didn't have a criminal
15 record?
16 A. Yes, they did, sir.
17 Q. How did the job at Transport for London go? Was it
18 a success?
19 A. No, sir, Mr Butt, eventually, after a short period of
20 employment with them, was eventually made redundant
21 after failing his probation, and that was in October of
22 the same year. So I think for a long period at that
23 time he had been sick due to the fact that the shoes
24 that he'd been issued at TfL had caused him -- a knee
25 injury to reoccur.

11

1 Q. Is this right: that he had a short period of training
2 and was assigned to stations in the Westminster area?
3 A. That's correct.
4 Q. That after just a week or so of work, he went off sick?
5 A. Yes, sir, with knee pain, as I have just mentioned.
6 Q. And that he, as you say, attributed his leg pain, as he
7 put it, to problems with work-issued shoes.
8 A. That's correct.
9 Q. Was he invited for sickness review meetings but found
10 excuses not to go?
11 A. Correct.
12 Q. And was his family disappointed with his approach to the
13 job and his period of supposed sick leave?
14 A. Yes, they were. Butt had been informed by a friend that
15 he could go sick and still receive full pay, but his
16 family, including his wife, were very disappointed with
17 that attitude towards work.
18 Q. I think we heard from some of them during the course of
19 the Inquests of the victims that they were rather
20 sceptical about his long period of apparent sick leave?
21 A. That's correct, sir.
22 Q. Now, did his probation period end with him being let go
23 at the end of September, the start of October 2016?
24 A. That's correct, sir.
25 Q. If we go to {WS1117/45} of the same bundle, please, can

12

1 we see that you obtained the letter terminating his
2 employment, so September 2016.

3 A. Yes, so as you can see, sir, he had 58 days off sick,
4 and that adds up to 72.5% absence during that period of
5 time. So he was working for TfL for a very small period
6 of them days, obviously employed.

7 Q. If we then go back to his CV {DC8137/1}, do we see that
8 for a short period, from late October to
9 early November 2016, he worked as a site guard for
10 a security company?

11 A. Yes, he did. He worked for Charter Security. Duties
12 included marshalling guests in and out of the premises,
13 and patrolling the site and dealing with any nuisance
14 that occurred.

15 Q. Looking at your paragraph 2.28, why did that employment
16 come to an end?

17 A. He went missing from his post on a couple of occasions,
18 sir, once whilst at Queen Victoria House in Ilford, and
19 he had advised his employers that this was due to him
20 wishing to pray.

21 Q. Was that the last substantial job that Butt had?

22 A. Yes, sir.

23 Q. So his last substantial employment ended at the start
24 of November 2016, around seven months before the attack?

25 A. That's correct, sir.

13

1 Q. In early 2017 did Butt apply for a job on the rail
2 network?

3 A. Yes, he did, sir. He applied to be a revenue protection
4 officer on Southeastern Railways but he failed at the
5 very first stage, the interview stage.

6 Q. If we could put on screen, please, {WS1874/7}, do we see
7 that you obtained his application form for that job?

8 A. Yes, we did.

9 Q. And then page 13 {WS1874/13}, please. Can we see from
10 the last main paragraph, about halfway down, when giving
11 his reasons for applying to work for Southeastern on the
12 railways, he said that he was a Londoner who knew his
13 city really well and his people really well and it would
14 be an honour for him to represent Southeastern, hosting
15 people from all walks of life in the best manner
16 possible?

17 A. That's correct.

18 Q. So that's an example of Butt's presentation of himself?

19 A. That's correct.

20 Q. If we go to {WS1874/15}, please. Is this the assessment
21 of him by the interview panel?

22 A. That's correct.

23 Q. Can we see in the middle of the page reasons for not
24 selecting him, these words written:
25 "Spoke a lot but didn't answer many of the questions

14

1 asked. Wouldn't be a team player. Single minded would
2 not listen to other people's opinions."

3 A. That's correct.

4 Q. Take that off screen now.

5 During May 2017, so the month before the attack, did
6 Butt tell his elder brother, Saad, that he, Khuram Butt,
7 had applied for a job at London City Airport?

8 A. Yes, his brother, when we spoke to him, said that he had
9 applied for a job at City Airport, but we can find no
10 record of that application at all.

11 Q. We'll also address shortly the fact that he did some
12 unpaid, or at least very informal work, at a local gym
13 in the early part of 2017. But other than that, no
14 other employment in early 2017?

15 A. That's correct, sir.

16 Q. Can we now turn to Butt's religious and social views and
17 his marriage. Is it right to say that in general terms,
18 the consistent reports from those you interviewed said
19 that Butt wasn't very committed or strict in Islamic
20 views or practice before about late 2012 or early 2013?

21 A. That's correct, sir.

22 Q. Did you speak in particular to a friend from his teenage
23 years called Hamza Raza?

24 A. Yes, we did.

25 Q. How did Hamza Raza describe Butt in his late teens and

15

1 early 20s?

2 A. He described Butt as a teenager, they used to play
3 football in the park together. He said that he had
4 dreadlocks, was into reggae music and socialised with
5 Afro-Caribbean friends, and again, sir, just to
6 reiterate, they were just friends, not in any gangs in
7 any way whatsoever.

8 Q. Going over the page to page 12 of your report, was Butt
9 described by Hamza Raza and by other teenage friends as
10 being a normal young man who would go out, go out with
11 girls, smoke and so on?

12 A. Yes, and his sister even described him as a party
13 animal.

14 Q. That was his sister Haleema?

15 A. That's correct.

16 Q. Was there a significant event in Butt's life
17 in October 2012 when his sister, Haleema, married Usman
18 Darr?

19 A. Yes, that's correct, sir.

20 Q. At that wedding, did Butt meet a gentleman called
21 Hashim Rehman who had a stronger set of Muslim beliefs
22 than he did?

23 A. Yes, that's correct.

24 Q. Is it clear, in fairness to Mr Rehman, that the evidence
25 of everybody, including Haleema and his own sister,

16

1 Zahrah Rehman, was that Hashim Rehman never had any
 2 extreme views?
 3 A. That's correct. He was described as a moderate Muslim
 4 with no extreme views.
 5 Q. Now, what effect did the meeting and subsequent
 6 friendship with Hashim Rehman have on Khuram Butt?
 7 A. Apparently, according to family members, it changed his
 8 behaviour. His Muslim beliefs had influenced Butt. He
 9 began, Butt began to follow Islam more. He also told
 10 his sister to cover up and asked for videos of him
 11 dancing at her wedding to be deleted. In general he
 12 became more...
 13 Q. More observant in his Muslim practice?
 14 A. More observant of the faith of Islam, yes.
 15 Q. So that was late 2012 into 2013?
 16 A. That's correct.
 17 Q. Did Butt begin to express an interest in marriage during
 18 the course of 2013 as well?
 19 A. Yes, he did.
 20 Q. And in particular, did Butt discover that Hashim Rehman
 21 had a sister, Zahrah, and express an interest in meeting
 22 her with a view to marriage?
 23 A. Yes, he did. He spoke to Hashim in relation to this and
 24 Hashim spoke to the parents in relation to a marriage
 25 proposal.

17

1 Q. Was that in the summer and early autumn of 2013?
 2 A. That's correct, sir.
 3 Q. Did Khuram Butt meet Zahrah Rehman at that point in
 4 time?
 5 A. Yes, she'd only seen him once before when she was 9 and
 6 he was 13, but she was interested in meeting him and
 7 they went to Zahrah's house.
 8 Q. And is this right: Zahrah gave evidence in the Inquests
 9 of the victims that although she was a well educated
 10 young woman, she came from a culturally traditional
 11 family?
 12 A. Yes, that's correct.
 13 Q. That she was expecting to have an arranged marriage?
 14 A. Yes, she was.
 15 Q. And that that is what happened with her meeting
 16 Khuram Butt briefly and the marriage subsequently being
 17 arranged between the families?
 18 A. That's correct, sir. I believe it was a very short time
 19 afterwards.
 20 Q. When did the two marry?
 21 A. Christmas Day, 25 December 2013, sir.
 22 Q. After that, did they move for a time into Butt's family
 23 home address?
 24 A. Yes, they did.
 25 Q. After the marriage, did a number of those who knew Butt

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1 observe an increasing strictness in his religious
 2 observance.
 3 A. Yes, they did.
 4 Q. What happened to his friendship with Hashim Rehman,
 5 Zahrah's brother?
 6 A. Hashim had [begun] to disagree with how rigid his
 7 brother-in-law had become in his belief. He would
 8 question why Hashim would use a prayer mat or visit
 9 a mosque, viewing these as new to Islam. He began to
 10 call Shia Muslims non-believers and Hashim began to
 11 avoid talking about religion with him and began to
 12 distance himself from Butt.
 13 Q. So Butt became stricter in his views but also, you said,
 14 began calling Shia Muslims "Unbelievers"?
 15 A. That's correct, sir.
 16 Q. And that caused a rift between them, did it?
 17 A. That did and, like I say, they began to see each other
 18 less and less.
 19 Q. Did Usman Darr, Haleema Butt's husband, tell the
 20 Inquests of the victims that men and women had been
 21 fully segregated in a very orthodox manner, a very
 22 strict interpretation of Islam, at the time of Butt's
 23 wedding?
 24 A. That's correct, he did.
 25 Q. Looking at your paragraph 3.15, did Butt's increasing

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1 religiosity also cause a rift within his own family?
 2 A. Yes, it did. It led to Khuram Butt not being invited to
 3 other family get-togethers, and particularly a wedding
 4 that occurred in August 2016.
 5 Q. So over the period from late 2013/early 2014 these views
 6 became more manifest?
 7 A. That's correct, sir.
 8 Q. Looking at your paragraph 3.16, how did Khuram Butt's
 9 long-standing friend, Hamza Raza, describe the change?
 10 A. Raza described Butt's attitude to the West, to Americans
 11 and to the British had changed dramatically. He would
 12 get very defensive and angry if anyone questioned him.
 13 He would say:
 14 "You are not supposed to follow the rules in the
 15 country you are in, you are supposed to listen to your
 16 own Islamic rules and regulations. The rules of the
 17 country where you are living are not for us."
 18 Q. So did Butt begin to support the notion of sharia law
 19 being dominant in the UK?
 20 A. Yes, he did, and again, stressed to all his friends and
 21 family that that was the right road to follow.
 22 Q. Looking at paragraph 3.19 of your report, did Zahrah
 23 Rehman's father, so Butt's new father-in-law, also
 24 notice this change in him?
 25 A. Yes, he did. With the situation in Syria becoming

20

1 increasingly on the news he began to notice Butt's
 2 views changed.
 3 Q. In what way?
 4 A. When images -- gruesome images came on the TV others
 5 would want to change the channel, but Butt was adamant
 6 that they should watch all of the footage and would
 7 express support for actions on the screen and for jihad,
 8 also showing a desire to go to Syria himself.
 9 Q. So drawing these threads together, the family identified
 10 Butt as becoming increasingly extreme, but really under
 11 his own influence rather than under the influence of any
 12 particular individual?
 13 A. That's correct, sir.
 14 Q. And, as you've said, was Butt apparently influenced by
 15 events in the Middle East and the rise of the Islamic
 16 State?
 17 A. He was.
 18 Q. Looking at your paragraph 3.21, did various family
 19 members recount to your officers an incident in 2015 of
 20 a family meeting to express concern about Butt's conduct
 21 and intentions?
 22 A. Yes, the family had concerns that he intended to take
 23 the family to Syria, so they seized his passport from
 24 him.
 25 Q. So the family became aware that Butt might travel with

21

1 his wife and young child to Syria?
 2 A. That's correct, sir, like I say, they were very
 3 concerned, so concerned that they took his passport away
 4 from him, along with a ticket, a one-way ticket.
 5 Q. He'd gone to the extent of buying a one-way ticket for
 6 the family to take them part of the way to Syria?
 7 A. That's correct, sir.
 8 Q. And did his family members in the Inquests of the
 9 victims give evidence that there was a concern that his
 10 intention was to join the brutal Islamic State
 11 organisation and to fight in Syria?
 12 A. Yes, it was, sir.
 13 THE CHIEF CORONER: Whoever's phone it is, if you could just
 14 make sure it is switched off. I think it may have been
 15 coming from the centre of the court. Thank you.
 16 MR HOUGH: I can say it wasn't coming from Mr Jolley's
 17 phone.
 18 THE CHIEF CORONER: No.
 19 MR HOUGH: What account did Zahrah Rehman give about Butt's
 20 attitude to the Middle East and her views about him?
 21 This is paragraph 3.22.
 22 A. So Zahrah Rehman stated that Butt spoke about Isis and
 23 his desire to help those being oppressed in Syria but
 24 never told her directly that he wanted to go to the
 25 country. She did fear, however, that he would be

22

1 influenced by the stream of news of others doing so.
 2 But, again, he never talked about killing people in the
 3 UK to Zahrah, and his hatred was more towards Russia,
 4 President Assad and the Shia Muslims.
 5 Q. And I think that was an account that Zahrah Rehman
 6 similarly gave in the Inquests of the victims?
 7 A. She did.
 8 Q. Did she, however, describe Butt having hopes at various
 9 times to go and live and work in a Muslim country?
 10 A. Yes, she was aware that Butt wanted to live and work in
 11 an Arab-speaking country. She believed this to be Saudi
 12 Arabia.
 13 Q. Did she, in fact, give evidence that he looked into
 14 working abroad, especially in Saudi Arabia?
 15 A. That's correct, she did.
 16 Q. But identified that that might be difficult because it
 17 would probably require a university degree?
 18 A. That's correct.
 19 Q. Did Khuram Butt obtain a certificate in English as
 20 a foreign language teaching which was potentially
 21 connected to plans to live and work abroad?
 22 A. Yes, he did. I believe this was around
 23 about September 2014 when he enrolled in a CELTA course
 24 at Greenwich College.
 25 Q. You say he attended a course for that purpose in

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1 September 2014; did his interests continue to the extent
 2 that he took another course in July 2016?
 3 A. Yes, that's correct. I believe the first one he had to
 4 drop out due to his wife's illness.
 5 Q. Could you put on screen {WS1399/422}. Do we see here
 6 that your officers obtained a certificate relating to
 7 his attendance at this course in July 2016?
 8 A. That's correct, sir.
 9 Q. So as late as that point in time he evidently had some
 10 hopes of doing work, teaching English as a foreign
 11 language?
 12 A. That's correct.
 13 Q. We can take that off the screen now.
 14 Can I now take you to page 16 of your report and ask
 15 you a little about Khuram Butt's dealings with his
 16 sister's husband, Usman Darr. What did Usman Darr say
 17 about his discussions with Butt as Butt became stricter
 18 in his Islamic views and more dogmatic about his views
 19 of world events?
 20 A. So Usman Darr, who was married to Haleema, Butt's
 21 sister, had concerns about his brother-in-law, that he
 22 wanted to travel to Syria. Butt had described him that
 23 the country had limitless finances, resources,
 24 a comprehensive health and education system. The two of
 25 them began to continually have arguments on a regular

24

1 basis. I believe Usman had challenged him on one
 2 occasion around Butt's defending the actions of the
 3 execution of the Jordanian pilot by the Islamic State.
 4 Q. Did these arguments between Khuram Butt and Usman Darr
 5 end in Usman Darr making a report on Butt to the
 6 Anti-Terrorist Hotline?
 7 A. Yes. As we heard in the first Inquests, Usman Darr
 8 phoned the Anti-Terrorist Hotline on 30 September 2015.
 9 Q. And in that report, at the end of September 2015, did
 10 Usman Darr report Butt as having radical views and
 11 distributing anti-western material?
 12 A. Yes, he did.
 13 Q. Is it fair also to say that this was a time when Usman
 14 Darr was having marital problems with Butt's sister,
 15 Haleema?
 16 A. Yes, that's correct.
 17 Q. Did you also receive accounts from Hamza Raza, Butt's
 18 old friend, about the material Butt was watching and
 19 listening to online while Butt was at Auriga?
 20 A. Yes. Hamza Raza provided us with some details of the
 21 fact that Butt was watching beheading videos and
 22 listening to online preachers such as Sheikh Faisal.
 23 Q. So before he left Auriga Holdings, which we know was at
 24 the end of 2015, according to Hamza Raza, Butt was
 25 watching extremist material on the internet?

25

1 A. That's correct.
 2 Q. Did Hamza Raza claim to have made a report on
 3 Khuram Butt to the authorities?
 4 A. Yes. Hamza Raza had claimed that he had contacted the
 5 authorities in 2015 at some stage. I can confirm that
 6 we have no record whatsoever of Hamza Raza contacting
 7 the police or anyone else.
 8 Q. However, is this also true: that during the Inquests of
 9 the victims, an officer of MI5 gave evidence that
 10 somebody had anonymously made a report to MI5 about
 11 Khuram Butt and since it was anonymous, the person
 12 reporting couldn't be identified?
 13 A. That's correct.
 14 Q. Did Hamza Raza also say that Butt had had an interest in
 15 going to Syria?
 16 A. Yes, he did. He said that Butt would have gone to Syria
 17 if it hadn't been for his family begging him to stay.
 18 Q. Now, by 2015, had Butt also got in contact with and
 19 started meeting figures from the organisation
 20 Al-Muhajiroun?
 21 A. That's correct, sir.
 22 Q. Is that an organisation which is now illegal and which
 23 promotes extremist views and supports those seeking to
 24 impose sharia law in the United Kingdom?
 25 A. It does, sir.

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1 Q. Did Butt in particular come into contact with
 2 a leadership figure of ALM called Anjem Choudary,
 3 somebody who was convicted in 2016 of inviting support
 4 for the Islamic State?
 5 A. Yes, he did.
 6 Q. Looking at your paragraph 3.36, when, according to his
 7 family members, did Butt first come into contact with
 8 Anjem Choudary?
 9 A. The first they knew -- Butt first met Anjem Choudary at
 10 a class that he was attending in Whitechapel, or a dawah
 11 stall that he used to visit in Stratford or East Ham,
 12 and it was around about 2014/2015.
 13 Q. Is it, however, clear from the evidence that was heard
 14 in the Inquests of the victims that Butt had come into
 15 contact with Choudary and others by the middle of 2015?
 16 A. Yes, that's correct, sir.
 17 Q. What account was given by Butt's friends of the effect
 18 that Choudary had upon him?
 19 A. So, again, Hamza Raza who we spoke to stated that when
 20 he met Choudary, or when Butt had met Choudary, he went
 21 round to Butt's home once during Ramadan, he described
 22 Butt as being energised around him and "like a lion out
 23 of a cage."
 24 Q. Did Butt, over this period, become friends with
 25 a gentleman called Adinan Abdulatif, who was a cousin of

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1 his wife's?
 2 A. That's correct, he did.
 3 Q. What did Abdulatif say to your officers about Butt and
 4 his approach to Islam?
 5 A. He told us that Butt was welcoming, an honest person who
 6 accepted him, whilst others families did not. Butt
 7 would challenge what he did not approve of, especially
 8 regarding religion, but this also led him to be excluded
 9 from a number of mosques for interrupting and
 10 questioning the imam's teachings.
 11 Q. As well as getting barred from mosques, did Mr Abdulatif
 12 also describe Butt watching footage from extremist
 13 preachers?
 14 A. Yes, he did.
 15 Q. Did you receive further accounts of Butt being excluded
 16 from mosques after challenging imams, in particular from
 17 a volunteer caretaker at a mosque in Barking?
 18 A. Yes, we did.
 19 Q. In July of 2015 did Butt take part in a rally in
 20 Regent's Park which subsequently features in
 21 a television programme called The Jihadis Next Door?
 22 A. Yes, he did, sir.
 23 Q. And in summary, does the programme, which was aired
 24 in January 2016, show a number of Islamic extremists,
 25 including somebody called Mohammed Shamsuddin,

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1 expounding their views?
 2 A. Yes, it does.
 3 Q. In part of that programme did the footage feature the
 4 rally and a prayer session at Regent's Park in which
 5 Butt had participated?
 6 A. Yes, it did.
 7 Q. If we can look, please, at {DC7185/14}, can we see on
 8 this image Khuram Butt on the left of screen and
 9 Mohammed Shamsuddin, one of the principal figures in the
 10 programme, on the right.
 11 A. That's correct.
 12 Q. Then {DC7185/7} of the same document, please. Can we
 13 see at the rally various banners held up "Cameron go to
 14 hell", "Sharia the future for UK".
 15 A. Yes, that's correct.
 16 Q. Then {DC7185/9}, please. Can we see on the upper image
 17 another ALM leadership figure, Shakil Chapra featured as
 18 one of those in the programme at the rally?
 19 A. Yes, that's correct. I believe this is from unedited
 20 footage, sir. I am not sure that this was actually
 21 aired in the programme in January 2016.
 22 Q. Yes, that's a fair point to make. Is it right to say
 23 that in the broadcast part of the programme, one sees
 24 Butt on the fringes of the rally and one sees him
 25 praying with Shamsuddin and others?

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1 A. That's correct.
 2 Q. But in the unbroadcast part of the programme, which you
 3 later got in the course of your inquiries, Butt is seen
 4 speaking to camera more clearly?
 5 A. That's correct.
 6 Q. If we can look at part of that footage, because it is
 7 one of the few instances of Butt clearly expounding his
 8 own views. I wonder, Oli, if we can bring up {AV0018}
 9 at tape counter 4 minutes exactly.
 10 Mr Jolley, it's right to say that what we're about
 11 to see did not feature in the broadcast programme
 12 in January 2016, but this does depict events that took
 13 place by the Regent's Park Mosque on 31 July 2015.
 14 A. That's correct.
 15 Q. If we play on, we'll hear Khuram Butt speaking as he
 16 enters the view from the right of screen. Play on,
 17 please.
 18 (Video played)
 19 Butt was the figure who came in from the right and
 20 spoke for the majority of that, the lighter skinned
 21 gentleman?
 22 A. That's correct, with the beard.
 23 Q. And following that did the programme show Butt and
 24 various others praying before a black Islamic flag in
 25 the park?

30

1 A. Yes, it did, sir.
 2 Q. Now, looking at your page 18, paragraph 3.44 of this,
 3 the rally took place in July 2015, the programme was
 4 aired in January 2016. When the programme was aired,
 5 what was the reaction of Butt's family?
 6 A. Sir, his father-in-law, Abdul Rehman-Butt, challenged
 7 him over the programme. They argued in relation to his
 8 views, and Abdul stated that he had banned all extremist
 9 talk in his home. Butt apologised for his behaviour,
 10 but the two of them never spoke again.
 11 Q. Spoke again about that rally?
 12 A. Sorry, yes, and according to Haleema, who provided
 13 evidence, Butt's mother thought that he had brought
 14 shame on the family by appearing on the programme.
 15 Q. So certainly by July 2015, Butt was capable of
 16 expressing extreme views in a public forum?
 17 A. Yes, he was.
 18 Q. Did both his sister and his brother give evidence that
 19 over time, Butt was vocal in his opposition to western
 20 governments' actions in the Middle East?
 21 A. Yes, they did.
 22 Q. And also that sparked family arguments?
 23 A. Yes, it did.
 24 Q. Did the officer from MI5 who gave evidence during the
 25 course of the Inquests of the victims, describe Butt

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1 engaging, disengaging and re-engaging with figures from
 2 the ALM organisation over this period, so from mid-2015
 3 through late 2015 and through 2016?
 4 A. Yes.
 5 Q. By the middle of 2016 Butt was working for TFL, but
 6 taking the long period of sickness absence that you have
 7 described. Over that period did those who gave
 8 information to your officers describe Butt spending
 9 increasing amounts of time at a Muslim gym?
 10 A. Yes. He began to spend more and more time at a Muslim
 11 gym called the Ummah Fitness Centre.
 12 Q. And what did people who attended the Ummah Fitness
 13 Centre remember of Butt?
 14 A. So they remember -- some of them remember him as being
 15 known as Abu Zaytoon. They spoke to him about listening
 16 to different preachers on YouTube, such as Ahmad Musa
 17 Jibril, Sheikh Faisal.
 18 Q. So the people who met him at the gym also became aware
 19 that he was listening to extremist preachers online?
 20 A. That's correct. I can't say how many, but some of the
 21 individuals we spoke to remember him having extremist
 22 views.
 23 Q. I think the evidence of Zahrah Rehman and others to the
 24 Inquests of the victims was that Butt started attending
 25 this gym in the late summer or early autumn of 2016 and

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1 that he attended it regularly, and possibly with
 2 increasing regularity, from that point until the time of
 3 his death?
 4 A. That's correct, sir.
 5 Q. Over this period, did Butt also create or participate in
 6 the creation of some WhatsApp groups, including certain
 7 people he met at the gym?
 8 A. Yes, he did, a WhatsApp group called ILMA, which
 9 I believe means "knowledge" in Arabic.
 10 Q. Did the WhatsApp chats which your officers obtained from
 11 that group include discussion of points of Islamic
 12 theology, but also occasional expression of more extreme
 13 views?
 14 A. Yes, they did.
 15 Q. Now if we look, please, at {PH1971/1} we can see what
 16 the Ummah Fitness Centre looked like from the outside.
 17 Then {PH1992/1}, please. Did it consist of two rooms,
 18 a boxing room and a weights room?
 19 A. Yes, it did.
 20 Q. {PH1991/1}, please. Do these images show that it was
 21 a relatively small place?
 22 A. Yes.
 23 Q. While Butt was attending the gym, did he become involved
 24 in doing voluntary work there?
 25 A. Yes, he did.

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1 Q. Was there any evidence that he was being paid for that
 2 work?
 3 A. No, no evidence.
 4 Q. Did your officers later discover that both
 5 Rachid Redouane and Youssef Zaghba, the other two
 6 attackers, used the gym and that they apparently met
 7 Butt there?
 8 A. That's correct.
 9 Q. In the period immediately before the attack, was the gym
 10 used for evening prayers during Ramadan?
 11 A. Yes, it had been.
 12 Q. Was there some evidence that Butt may have met the other
 13 attackers on those prayer occasions in the evenings?
 14 A. Yes.
 15 Q. We can take that off screen, and moving closer to the
 16 period of the attack, was Khuram Butt's second child
 17 born in May 2017?
 18 A. Yes, it was.
 19 Q. On 14 May 2017, so a few weeks before the attack, did
 20 Khuram Butt host a barbecue in the garden area behind
 21 his flats to celebrate the birth of the child?
 22 A. Yes, he did. The event is known as an aqeeqah, which is
 23 an Islamic tradition where they sacrifice an animal to
 24 mark the birth of a child.
 25 Q. Was that occasion, the aqeeqah, attended by various

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1 friends and family, including Zahrah's father and
 2 brothers, Butt's brother Saad, some neighbours and some
 3 friends?
 4 A. Yes, it was.
 5 Q. Shall we also hear that Rachid Redouane was one of those
 6 who attended?
 7 A. He did.
 8 Q. Looking at your paragraph 4.10, did your inquiries
 9 include speaking to a man called Jamel Kasimi who was
 10 a French teacher living in London?
 11 A. Yes, they did.
 12 Q. Did he give evidence that he and Rachid Redouane had met
 13 in late 2016 at a mosque and had joined the Ummah
 14 Fitness Centre in early 2017?
 15 A. Yes, he provided them details to us in the form of
 16 a statement.
 17 Q. Did analysis of Kasimi's phone suggest that he may have
 18 introduced Butt and Redouane in early December 2016?
 19 A. That's correct.
 20 Q. In the period running up to the attack, so the few
 21 months before the attack, did your officers obtain
 22 evidence that Butt was attending regular swimming
 23 sessions at a leisure centre in Stratford on Sundays?
 24 A. Yes, these were swimming sessions that were attended by
 25 Muslim males.

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1 Q. Did some of the evidence about those sessions indicate
 2 that Redouane had been present and that Zaghba may have
 3 been attending as well?
 4 A. Yes, that's correct. That's information that was found
 5 out post-attack.
 6 Q. So is it fair to say that Redouane and Zaghba, according
 7 to your inquiries, were people Butt had met in the
 8 period of six months or so before the attack, and with
 9 whom he was socialising through the gym and through
 10 these swimming sessions?
 11 A. Yes, that's correct, sir.
 12 Q. Did you obtain information from somebody else who was
 13 attending the gym and some of the swimming sessions,
 14 an Albanian Muslim called Klevis Kola?
 15 A. Yes, we did. He, again, knew Butt as Abu Zaytoon.
 16 Q. Did he give an account of knowing Redouane and meeting
 17 Zaghba at the Ummah Fitness Centre through Butt?
 18 A. Yes, he did.
 19 Q. What did Zahrah Rehman tell your officers about her
 20 knowledge of Redouane and Zaghba?
 21 A. So Zahrah Rehman said that she had never met Redouane.
 22 In the months before the attack she knew that Butt had
 23 become friends with a man called Rachid but had only
 24 ever heard her husband speak to him on the telephone,
 25 discussing going to the gym or swimming, and she did not

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1 know Youssef Zaghba.
 2 Q. Now, after joining the Ummah Fitness Centre, and
 3 particularly in early 2017, did your officers discover
 4 that Butt had begun teaching Koran classes to
 5 primary-aged children at a local primary school in
 6 Ilford?
 7 A. That's correct, sir.
 8 Q. Now, according to Zahrah Rehman, how had Butt been put
 9 on to that job? This is your paragraph 4.18.
 10 A. Butt had been asked by the gym owner to go and do some
 11 classes at the primary school.
 12 Q. Now, was it also discovered that the Ummah Fitness
 13 Centre had been set up by somebody called Sajeel Shahid
 14 and that his partner of the time, Sophie Rahman, was the
 15 headteacher of the primary school?
 16 A. That's correct, sir.
 17 Q. Is Sajeel Shahid somebody who has been linked by various
 18 press reports and by the evidence of some witnesses in
 19 terrorism trials, to the organisation Al-Muhajiroun in
 20 Pakistan?
 21 A. Yes, again, that's through newspaper reports that he has
 22 been linked to those -- to the group.
 23 Q. I think is this right, also linked to that group by
 24 a supergrass witness who gave evidence in this country
 25 and the United States?

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1 A. That's correct.
 2 Q. Is it fair also to say that Sajeel Shahid gave evidence
 3 in the Inquests of the victims in which he denied links
 4 to extremists and said he'd only been involved in
 5 Al-Muhajiroun many years ago when, as he claimed, it
 6 wasn't an extremist organisation?
 7 A. That's correct, sir. He also stated that once it
 8 started to have extremist views, that's why he left.
 9 Q. After the attack, was the Ad-Deen school closed down?
 10 A. Yes, it was.
 11 Q. Was Sophie Rahman, the headteacher, subject to
 12 disciplinary action for employing Butt despite him
 13 having a criminal record, a lack of references, and so
 14 on?
 15 A. Yes, that's correct.
 16 Q. According to Zahrah Rehman, Butt's wife, was he teaching
 17 there regularly, every weekday, for about two hours in
 18 the afternoon?
 19 A. Yes, that's correct.
 20 Q. Did the evidence in the disciplinary hearing relating to
 21 Ms Rahman indicate that Butt was passing on some radical
 22 views to the children?
 23 A. Yes, I believe the Teaching Regulation [Agency]
 24 ascertained that there had been some.
 25 Q. Was Butt linked to a car, a red Vauxhall Corsa, from

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1 late 2015?
 2 A. Yes, he was.
 3 Q. Is that a car which features in the attackers' movements
 4 on the day of the attack?
 5 A. Yes, it is.
 6 Q. And is it a car which transpired to have been used by
 7 both Youssef Zaghba and Rachid Redouane in the period
 8 before the attack?
 9 A. Yes, it had been sir, yes.
 10 MR HOUGH: Sir, I'm looking at the time.
 11 THE CHIEF CORONER: Yes.
 12 MR HOUGH: That might be a convenient moment for a
 13 mid-morning break.
 14 THE CHIEF CORONER: Shall we take our mid-morning break
 15 there?
 16 We will have our 15-minute break there, members of
 17 the jury. Thank you.
 18 (11.30 am)
 19 (A short break)
 20 (11.46 am)
 21 THE CHIEF CORONER: Yes, Mr Hough.
 22 MR HOUGH: Mr Jolley, did your inquiries into the background
 23 to this attack also involve looking into Khuram Butt's
 24 finances?
 25 A. Yes, it did.

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1 Q. We can deal with this relatively briefly. Did you
 2 establish that he had two active current accounts?
 3 A. Yes, we did.
 4 Q. Was one of those a Halifax account which he used for his
 5 pay from his various employers, as well as benefits?
 6 A. That's correct, sir.
 7 Q. Looking at your paragraph 5.8, had that account been
 8 reduced to a very low level by the time of the attack?
 9 A. Yes, sir. £3.32.
 10 Q. Was it then, however, increased on the day of the attack
 11 by £160?
 12 A. Yes, that afternoon a neighbour of Khuram Butt's by the
 13 name of Habibur Murad transferred £160 into the account.
 14 Q. In brief, did Murad make that transfer to Butt's account
 15 because Butt gave him the same amount in cash and asked
 16 Butt to make the transfer so that Butt could use his
 17 account to hire a van?
 18 A. That's correct.
 19 Q. Did your inquiries indicate that Habibur Murad had no
 20 improper intent and had nothing to do with the attack?
 21 A. That's correct.
 22 Q. Did Khuram Butt, having had his account topped up in
 23 that way, pay money to hire the van used in the attack
 24 out of that account?
 25 A. Yes, he did. He paid £70 to hire it online between

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1 17.30 and 20.30 hours.
 2 Q. I think that period was later extended; is that right?
 3 A. It was.
 4 Q. Did Butt also have an active Santander account which he
 5 had opened in July 2016?
 6 A. Yes, he did.
 7 Q. Was that one of a number of accounts for which Butt
 8 reported fraudulent withdrawals having been made?
 9 A. Yes, he did.
 10 Q. Was that account similarly reduced to a very low ebb
 11 shortly before the attack?
 12 A. Yes, it was, again a very low balance in the single
 13 figures.
 14 Q. Is it right to say that Khuram Butt's other accounts
 15 were only used to a very limited extent and none had any
 16 significant funds at the time of the attack?
 17 A. That's correct, sir.
 18 Q. Was there an investigation into Khuram Butt
 19 from July 2016, committing fraud by inaccurately saying
 20 that there had been unauthorised withdrawals from his
 21 accounts and then pocketing the refunds?
 22 A. That's correct.
 23 Q. I'll ask you a little about that later.
 24 As regards other payments received by Khuram Butt,
 25 other than his wages from the various jobs you've told

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1 us about and his benefits, did your team investigate
 2 a range of payments which were shown on the various
 3 accounts?
 4 A. Yes, we did.
 5 Q. Did you do so in a standard way to determine whether any
 6 others had been involved in the attack by providing
 7 financial support?
 8 A. That's correct, sir.
 9 Q. Was there any evidence that anyone other than the
 10 attackers provided any financial support?
 11 A. No evidence whatsoever, sir.
 12 Q. Turning to other sources of Butt's income, did your
 13 inquiries establish that in the period before the attack
 14 Butt was making some money by obtaining and reselling
 15 mobile phones?
 16 A. Yes, that's correct.
 17 Q. Looking at your paragraph 5.36 in particular, did Butt
 18 get a Samsung Galaxy handset on a contract shortly
 19 before the attack?
 20 A. Yes, he did. I think he paid £50 upfront for that
 21 contract.
 22 Q. What then happened to that handset?
 23 A. He took possession of that handset. This phone -- that
 24 phone was handed to Redouane's wife.
 25 Q. So it was given by Rachid Redouane to his wife, was it?

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1 A. That's correct.
 2 Q. Or to his former wife, I should say?
 3 A. Yes.
 4 Q. With a view to it being sold on?
 5 A. That's correct.
 6 Q. Which, of course, would have been illegal?
 7 A. Yes.
 8 Q. Did Butt similarly take out a contract for another phone
 9 of a similar type two days before the attack, and sell
 10 that on for cash?
 11 A. Yes, he did.
 12 Q. Is it possible that these were short-term expedients to
 13 gather some cash shortly before the attack?
 14 A. It's possible, sir, yes.
 15 Q. Did Butt also before the attack make some loan
 16 applications?
 17 A. Yes, he did.
 18 Q. If we can put on screen, please, {WS1888A/4}, did you
 19 and your colleagues obtain credit agreements that Butt
 20 had completed on 1 June 2017?
 21 A. Yes, sir, he'd made a couple of online applications with
 22 Amigo Loans. I think the figures were for £4,000
 23 and £10,000.
 24 Q. So this credit agreement we see at the moment on screen
 25 is £4,000 on the loan, and the next page, please, the

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1 second credit agreement for, as we see, £10,000 also
 2 Amigo Loans?
 3 A. That's correct.
 4 Q. Was that latter loan application for £10,000 in fact
 5 accepted?
 6 A. Yes, it was, but the letter had also required that he
 7 was to go online and complete guarantor details.
 8 Q. Was the acceptance in fact provided after the attack?
 9 A. Yes, it was.
 10 Q. After Butt was already dead?
 11 A. That's correct.
 12 Q. We can take that off the screen now.
 13 Did you also look into previous police contact Butt
 14 had had?
 15 A. Yes, we did.
 16 Q. Did you establish that he'd been cautioned at the age of
 17 18 for using a friend's Oyster card wrongly on a bus?
 18 A. That's correct.
 19 Q. Did you establish that there had been a more significant
 20 incident in December 2010?
 21 A. Yes, that's correct. That incident was at Stratford
 22 shopping centre in which he pushed a security guard,
 23 causing an assault.
 24 Q. Did he accept a caution for assault occasioning actual
 25 bodily harm?

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1 A. Yes, he did.
 2 Q. At the time of the rally in Regent's Park from which we
 3 saw footage earlier, were Butt and some of the others
 4 subject to a police stop after they'd been seen praying
 5 in front of the black flag?
 6 A. Yes, they were.
 7 Q. Was any action taken following that stop?
 8 A. No, it wasn't. No offences were ever identified in
 9 relation to that stop.
 10 Q. Was Butt also seen by the police in relation to
 11 an assault in a park in Ilford in July 2016?
 12 A. That's correct, sir.
 13 Q. What were the circumstances of that incident?
 14 A. The circumstances of that was that on 6 July 2016 Butt
 15 had approached a senior researcher at the counter
 16 extremist organisation called Quilliam, and was alleged
 17 to have abused him. Basically he had said:
 18 "You believe we come from apes, you work for
 19 Quilliam. You take money from the government to bomb
 20 the Muslims. You work against the Muslims and support
 21 gay marriages. How dare you come here you? You are a
 22 murtadd."
 23 Both the victim and Butt fell over and ended up in
 24 a scuffle.
 25 Q. So an incident occurred in which Butt confronted

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1 an anti-extremist advocate in the park, and that turned
 2 into a scuffle?
 3 A. That's correct.
 4 Q. Was Butt later seen by the police and interviewed under
 5 caution in January 2017?
 6 A. Yes, he was.
 7 Q. Did he, in short, claim that he had been attacked by the
 8 Quilliam advocate and his friends or associates?
 9 A. That's correct, sir, he made a counter allegation.
 10 Q. Did the matter lead to no further action because both
 11 the prosecution time limit had passed and the alleged
 12 victim didn't want to pursue prosecution?
 13 A. That's correct.
 14 Q. After Butt's death, and I'm now looking at page 32 and
 15 following of your report, after Butt's death was he
 16 linked to a further crime which took place in the early
 17 hours of 19 April 2017?
 18 A. Yes, he was.
 19 Q. Were these the circumstances, in short: a man had been
 20 waiting for an minicab in east London and a car had
 21 approached which he believed was his cab but in fact
 22 wasn't?
 23 A. That's correct.
 24 Q. Did the man place his belongings in the boot of the car
 25 and was there then a disagreement over the driver's

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1 demand for some money upfront?
 2 A. That's correct, and then the car pulled away, dragging
 3 the victim along the road, and he collided with a parked
 4 vehicle. The actual cab attended shortly afterwards.
 5 Q. Did the man in this incident suffer a broken right leg?
 6 A. He did.
 7 Q. Did he lose cash and an iPad?
 8 A. Yes, he did, sir.
 9 Q. Did the victim subsequently report that an app was
 10 showing his iPad to be in the vicinity of Elizabeth Fry
 11 Apartments, the block where Khuram Butt lived?
 12 A. Yes, that's correct, but they were unable to exactly
 13 locate where the iPad was, premises-wise, when they went
 14 to investigate.
 15 Q. It's a block with many flats?
 16 A. That's correct.
 17 Q. During the search of Khuram Butt's flat after the terror
 18 attack was the iPad located?
 19 A. It was.
 20 Q. Did the police also discover that on that day,
 21 19 April 2017, Khuram Butt had reported as missing a car
 22 which he had bought the previous day in Leeds?
 23 A. Yes, he did, but this was a legitimate removal of the
 24 vehicle for tax reasons, which he later explained, and
 25 the vehicle was returned with no penalty charge.

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1 Q. Had that car, the one that he'd bought, been reported to
 2 police as being driven erratically and at speed in north
 3 London on the evening of 18 April?
 4 A. Yes, it had, sir.
 5 Q. So is a possible explanation that Butt first of all
 6 bought the car in Leeds and drove it back down to London
 7 on 18 April?
 8 A. Yes.
 9 Q. That he was driving it with others, apparently
 10 erratically, in north London that evening?
 11 A. Yes.
 12 Q. And that later in the early hours of the 19th, so
 13 shortly after that, he was involved in the commission of
 14 this crime, in which the iPad was taken?
 15 A. Possibly, sir.
 16 Q. And that then the car was left somewhere from where it
 17 was taken away by the police?
 18 A. That's correct. And I'd just like to add in relation to
 19 the investigation, the police did carry out ANPR checks
 20 and CCTV checks and the description of the vehicle was
 21 slightly different to the vehicle that was actually
 22 purchased by Butt, but yes, that's all a possibility,
 23 sir.
 24 Q. But, in any event, a reasonably clear association of
 25 Butt with the crime?

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1 A. Yes.
 2 Q. Now, apart from those various incidents, were you also
 3 aware that MI5 and counter terrorist police from your
 4 command, SO15, were conducting a counter terrorist
 5 investigation into Butt from mid-2015 until the time of
 6 the attack?
 7 A. That's correct, sir.
 8 Q. Was that, as the senior investigating officer told these
 9 Inquests, an intelligence -led investigation?
 10 A. Yes, it was.
 11 Q. Meaning that MI5 was gathering intelligence and then the
 12 police would take action as appropriate?
 13 A. That's correct, they remained the primary investigators
 14 through the intelligence -led stage of it.
 15 Q. In the course of that investigation, did a time come
 16 in October 2016, when Khuram Butt was arrested?
 17 A. That's correct, sir.
 18 Q. What was the charge?
 19 A. He was arrested on -- for fraud allegations that you
 20 mentioned earlier through false reporting of his bank
 21 cards being stolen.
 22 Q. Was it ultimately the case that the charges weren't
 23 pursued to a prosecution?
 24 A. That's correct. The Crown Prosecution Service were
 25 consulted with and a decision was taken that there was

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1 insufficient evidence to proceed.
 2 Q. Is that because Khuram Butt denied that he had been
 3 responsible for the unauthorised, or allegedly
 4 unauthorised withdrawals of funds from his accounts?
 5 A. That's correct, sir.
 6 Q. And that there wasn't, as the Crown Prosecution Service
 7 saw it, enough evidence to rebut his denials?
 8 A. That's correct.
 9 Q. However, did the arrest involve some of Khuram Butt's
 10 electronic devices being seized and analysed?
 11 A. Yes, it did, sir.
 12 Q. And did that material which the police and MI5 obtained
 13 in late 2016 include a range of extremist content?
 14 A. Yes, it did.
 15 Q. Including propaganda for the Islamic State organisation?
 16 A. Yes.
 17 Q. Sermons from radical preachers?
 18 A. Yes.
 19 Q. Violent images, such as photographs of mass executions
 20 by Islamic State?
 21 A. Yes, it did, sir. I would just like to reiterate that
 22 it was all assessed and unfortunately there was none
 23 that breached any of the terrorism legislation for us to
 24 bring a charge against him for them offences.
 25 Q. So a careful view was taken about whether a prosecution

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1 could be brought on the basis of any of that material
 2 and the legal advice was -- or the legal view taken was
 3 that that couldn't happen?
 4 A. That's correct, sir.
 5 Q. Can I now turn to Khuram Butt's final contacts with
 6 others before the attack, and looking first at his
 7 brother, Saad Butt, paragraph 7.7 of your report,
 8 page 35. Did Khuram Butt have contact with his brother
 9 in the days leading up to the attack?
 10 A. Yes, he did. I think on 1 June 2017 Saad Butt had sent
 11 a WhatsApp message to his brother asking if he was okay
 12 and how Ramadan was going.
 13 Q. Did Khuram Butt reply wishing his brother peace and
 14 love?
 15 A. Yes.
 16 Q. And did Khuram Butt also, according to Saad, in this
 17 period deactivate his WhatsApp account apparently to
 18 concentrate on prayers?
 19 A. Yes, that's correct, sir.
 20 Q. Is it also possible that Khuram Butt was deactivating
 21 his involvement in that account in order to avoid
 22 surveillance?
 23 A. It's possible, sir, yes.
 24 Q. And is it right that Khuram Butt displayed, during the
 25 course of the police investigation, a range of

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1 anti-surveillance type behaviour: behaviour designed to
 2 avoid surveillance?
 3 A. That's correct.
 4 Q. Paragraph 7.8, did Khuram Butt see his sister at his
 5 home on the day before the attack?
 6 A. Yes.
 7 Q. How did she describe him on that day?
 8 A. She described him as being kind. He had hugged her,
 9 kissed her, and she stated that this was out of
 10 character.
 11 Q. Did a neighbour of Khuram Butt's, somebody called Ikenna
 12 Chigbo give an account to your officers of having left
 13 some chairs outside his flat which he didn't need for
 14 his neighbours to help themselves to?
 15 A. That's correct, and those chairs were eventually placed
 16 into a van that we'll come on to later and were
 17 recovered by us.
 18 Q. Is this right, just so there's no mystery, that
 19 Khuram Butt adopted a cover story on the day of the
 20 attack that he was helping somebody move house?
 21 A. That's correct, sir.
 22 Q. And he used these chairs which had been left out by
 23 a neighbour to load into the van to give the impression
 24 that he was doing just that.
 25 A. Absolutely.

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1 Q. Can we now turn to Zahrah Rehman's account of
2 Khuram Butt's final days. Did Zahrah tell your officers
3 that Khuram Butt had been at home the evening before the
4 attack and had taken his son and his sister's two sons
5 to a mosque?
6 A. Yes.
7 Q. That he had decided to spend the evening before the
8 attack, the evening of 2 June, with his family before
9 going to the Ummah Fitness Centre to pray?
10 A. That's correct, sir.
11 Q. Did she give an account of Butt having slept in on the
12 day of the attack and telling her that he would be
13 taking his supper that evening with friends?
14 A. That's correct, sir.
15 Q. Did she give an account that at about 11.30 on the
16 morning of the attack a parcel arrived which was an item
17 of jewellery that Butt was presenting to her as an early
18 present for Eid, an unexpected gift?
19 A. Yes, and I think she gave evidence that it was very
20 unexpected.
21 Q. Did she then give an account of the family going to
22 a local park around midday and then to the shops?
23 A. Yes, I believe the park was Abbey Ruins Park.
24 Q. Did she then give an account of the family returning
25 home before Butt left the home at around 2.00 pm?

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1 A. That's correct, sir.
2 Q. Was that the last time she saw him?
3 A. Yes.
4 Q. Did she then give an account to the Inquests and,
5 indeed, to your officers, of returning home at
6 10 o'clock that evening, finding the rear patio doors of
7 the flat open and the flat in some disarray?
8 A. Yes, her initial reaction was that she believed she had
9 been burgled.
10 Q. Did she then try to make contact with her husband but
11 received no response?
12 A. That's correct, sir.
13 Q. Can we now move on, please, to Rachid Redouane. I think
14 it's fair to say that your inquiries about Khuram Butt
15 were by far the more substantial: there was a lot more
16 to discover about him?
17 A. That's correct, sir.
18 Q. Can we turn on to Rachid Redouane, your report on him is
19 {DC5172}. When and where was he born?
20 A. Sir, he was born in Sidi Bernoussi which is a suburb of
21 Casablanca in Morocco, on 31 July 1986. He had brothers
22 Youssef and Yasin, and sisters, Kadija and Miriam, who
23 all reside in Casablanca still. His father, Lahcen
24 Redouane died recently.
25 Q. Is it fair to say that relatively little is known of his

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1 life in Morocco growing up?
2 A. Yes, sir.
3 Q. Did he have a somewhat convoluted route to residency in
4 the UK?
5 A. Yes, he did.
6 Q. Did he originally come to the UK and live here under
7 a different surname?
8 A. Yes, he did. He arrived in the UK on 1 June 2009 and
9 applied for asylum, but he applied for asylum as
10 a Libyan national under the name of Rasheed Elakhder and
11 he also provided a different date of birth of
12 31 July 1991.
13 Q. So he claimed to have come from Libya when he first
14 entered the UK. Some years later did he give
15 a different account to a friend?
16 A. Yes, he did. A few years later he told a Moroccan
17 friend that he had actually entered the UK on a boat
18 from Spain having crossed to there from Morocco.
19 Q. After making his application for asylum, was he given
20 temporary admission to the UK but with no permission to
21 work?
22 A. That's correct, sir.
23 Q. Did he initially reside in the Croydon area and then
24 from early 2010, in the Manchester area?
25 A. That's correct.

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1 Q. Looking at your paragraph 2.7, what was the result of
2 his asylum application?
3 A. So on 25 November 2010 Redouane was refused asylum but
4 in December of 2010, again 20 December, he appealed that
5 refusal.
6 Q. Did his appeal fail in around March 2011?
7 A. Yes, it did.
8 Q. By that time I think he was living in the Liverpool
9 area?
10 A. He was, sir.
11 Q. Was he recorded as an absconder?
12 A. Yes. In March 2011 all his appeal rights had been
13 exhausted and he was recorded as an absconder under the
14 name of Rasheed Elakhder on 20 April 2011.
15 Q. By that time was he living in London?
16 A. He was.
17 Q. In June of 2012 was he detained in Scotland on the west
18 coast while trying to cross to Northern Ireland?
19 A. Yes, he was, and he was stopped with identification in
20 the name of Rasheed Elakhder on his person.
21 Q. Did he initially give a false account to officials about
22 his asylum claim?
23 A. Yes, he initially stated to have claimed asylum after
24 his father and cousin had been arrested in Morocco for
25 being terrorists. However, in the end he conceded that

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1 that wasn't true and that his father had actually just
 2 been a market trader.
 3 Q. Was he then arrested and transferred to an immigration
 4 detention centre in Belfast?
 5 A. Yes, that occurred on the following day.
 6 Q. But was he released from there because at the time the
 7 UK was not deporting people to Libya and he was being
 8 treated as a Libyan national?
 9 A. That's correct, sir.
 10 Q. Was he then recorded again as an absconder
 11 in January 2013, again under the name Rasheed Elakhder?
 12 A. He was.
 13 Q. And is that the last entry in the Home Office records
 14 against that name, Rasheed Elakhder?
 15 A. That's correct.
 16 Q. Meanwhile, at some point in 2012, late 2012, had
 17 Rachid Redouane entered the Republic of Ireland?
 18 A. Yes, he did, sir.
 19 Q. But by November 2012 was he living in Dublin?
 20 A. He was, and had married his then wife, Charisse.
 21 Q. If we could put on screen, please, {WS1401/76} and we
 22 see that you obtained a marriage certificate showing
 23 that he married Charisse O'Leary on 7 November 2012 in
 24 Dublin?
 25 A. Correct.

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1 Q. Looking at page 6 of your report, according to Charisse,
 2 did Redouane return to Morocco to visit family in 2013
 3 after he'd been living in Ireland with her for a time?
 4 A. Correct.
 5 Q. According to flight records, I think he flew from London
 6 to Casablanca in September 2013.
 7 A. Yes.
 8 Q. From Casablanca, did Rachid Redouane apply for a visa to
 9 Ireland?
 10 A. Yes, he did. It's that visa that he used to enter the
 11 country in February 2015 whereby he lived with Charisse
 12 until September 2015 prior to both of them flying back
 13 into the UK.
 14 Q. So is this the chronology: that he marries Charisse
 15 towards the end of 2012, he goes to Morocco
 16 in September 2013, stays in Morocco until February 2015
 17 while she, I think, for most of the time, remained in
 18 the UK?
 19 A. Yes.
 20 Q. And then in February 2015, came to Ireland on a visa?
 21 A. That's correct, sir.
 22 Q. Did he once again live in Dublin with Charisse for
 23 a time?
 24 A. Yes, he did.
 25 Q. And did they both fly to the United Kingdom

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1 in September 2015?
 2 A. That's correct.
 3 Q. After further efforts did he apply for and obtain an EEA
 4 residence card?
 5 A. Yes, he did.
 6 Q. And gain residence in the UK by that means?
 7 A. He did, sir, yes.
 8 Q. If we look at {WS1401/82} do we see that your officers
 9 obtained the letter granting him residence dated
 10 4 March 2016?
 11 A. Yes, sir, correct.
 12 Q. So Redouane's time in the UK as a full resident began in
 13 late 2015 and early 2016?
 14 A. Correct, sir.
 15 Q. Can we now turn to how he came to meet Charisse O'Leary
 16 and marry her. When and where did they meet?
 17 A. They met in June 2010 and they met in a nightclub in
 18 Manchester. He initially told her that he was French
 19 and that he was living in the UK under a different
 20 surname and that he was going through an asylum process
 21 and that they had moved into Liverpool earlier that
 22 year, early the next year.
 23 Q. So he met Charisse in the middle of 2010 while he was
 24 going through his asylum application process?
 25 A. That's correct.

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1 Q. After his asylum appeals failed in April 2011, you've
 2 told us that Rachid Redouane moved to London. Some time
 3 after that did Charisse also move to London and by which
 4 time she was in a relationship with him?
 5 A. Yes, January 2012.
 6 Q. You've told us that by November 2012, they were getting
 7 married in Dublin?
 8 A. That's correct, sir.
 9 Q. From between September 2013 when he was back in Morocco
 10 and February 2015 when he came to Ireland, did Charisse
 11 go out to see him and his family on a number of
 12 occasions?
 13 A. She did.
 14 Q. After he'd come back to Ireland in February 2015, did
 15 they live together in Dublin before moving to the UK?
 16 A. That's correct.
 17 Q. When they first moved to the UK did they move into
 18 Charisse's mother's home in Dagenham, by which time
 19 Charisse, I think, was eight months' pregnant?
 20 A. That's correct, sir.
 21 Q. Shortly after that were the couple placed in council
 22 housing in the Barking area?
 23 A. They were.
 24 Q. After their entry to the United Kingdom, what happened
 25 to the marriage?

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1 A. So according to Charisse, Redouane was unhappy staying
2 with her mother so they became homeless. They ended up
3 obtaining a property, as you mentioned, in east London,
4 and then their relationship began to deteriorate. They
5 often rowed and Redouane spent more and more time out of
6 the house. She states that he began to frequent the
7 gym, something that he had not done before, and began to
8 attend a mosque in the Barking area.

9 I think she described -- she does describe on one
10 occasion him being violent to her, which was
11 in October 2016, I believe he slapped her round the
12 face.

13 Q. Did the couple separate shortly after that, right at the
14 start of 2017?

15 A. They did.

16 Q. After their separation would Redouane visit his young
17 child, a toddler, on most days?

18 A. Yes, he would.

19 Q. And would he take the child out often to a nearby park?

20 A. Yes, and he would also take photos and send them to
21 Charisse of them playing in the park.

22 Q. Did he rent a flat in the Barking and East Ham area?

23 A. Yes, he did, sir. From February 2017 he rented a flat
24 in east London.

25 Q. Did Redouane ever pass his driving test?

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1 A. He had a provisional UK driving licence, sir, and as far
2 as we're aware, he never did pass his driving test.

3 Q. But did Charisse recall Redouane making use from time to
4 time of a red Corsa which you identified as the Corsa
5 registered to Butt?

6 A. That's correct, sir.

7 Q. Turning to Redouane's employment, was Redouane, when
8 first in London in 2011 and 2012, working at a bakery?

9 A. Yes, sir, by trade he was a baker and worked in
10 north west London at a bakery there.

11 Q. When he was back in the UK in 2016 did he obtain another
12 job as a baker in the east London area?

13 A. Yes, he did.

14 Q. Looking at your paragraph 4.4, how was he described by
15 his employer?

16 A. He was employed decorating cakes, they described him as
17 a good, hard worker. He was quiet and spoke little
18 about himself, so he was quite a private person.

19 Q. Did he leave that job towards the end of March 2017?

20 A. Yes, he did.

21 Q. Did he give an account to his manager of wanting to be
22 nearer his child but was he vague about his future
23 plans?

24 A. Yes. That's correct, sir. He didn't know what he was
25 going to go and do next.

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1 Q. Was there any evidence of what Redouane did for money
2 after that?

3 A. There's some evidence that Redouane obtained some extra
4 income by selling trainers in London that he'd bought in
5 the Manchester area. His wife recalls him buying coach
6 tickets to travel north and that there were adverts. He
7 then would advertise these trainers on an app called
8 Shpock.

9 Q. But other than the purchase and resale of trainers, no
10 substantial work in the months before the attack?

11 A. That's correct.

12 Q. Can we turn now to his religious views and his
13 friendships. Did you obtain an account from a housemate
14 of Redouane's who lived with him in his first years in
15 London?

16 A. Yes, we did.

17 Q. What did this housemate say about Redouane's character
18 and views?

19 A. This housemate said that he'd never heard Redouane to
20 have any violent or extremist views. They had no
21 disputes between themselves even though the individual
22 was a Christian.

23 Q. What did Charisse O'Leary tell your officers and,
24 indeed, the Inquests of the victims, about her former
25 husband's religious views?

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1 A. Charisse told us that Redouane was not a strict Muslim
2 whilst they were living together. He would go to the
3 mosque in Ilford once a week. Once home from work he
4 would change into traditional attire. He did not drink
5 alcohol. He became stricter in his practices during the
6 Ramadan and Eid period.

7 Q. Did she give an account of a dispute between
8 Rachid Redouane and her brothers concerning the murder
9 of Lee Rigby, that Fusilier who was attacked by the
10 terrorists in May 2013?

11 A. Yes, that's correct, sir.

12 Q. What did Redouane say about that that provoked the
13 dispute?

14 A. Redouane suggested that the soldier, his death was the
15 government's fault. Charisse had challenged that view,
16 stating that he was wrong, and he replied to her:

17 "You don't see what happens in other countries when
18 the military kill civilians."

19 Q. Did Redouane also take exception to Charisse O'Leary
20 watching music channels because of their content and
21 presentation of people?

22 A. Yes, this would often lead to arguments in the household
23 on the basis that he didn't like Charisse watching these
24 videos, especially around their daughter.

25 Q. I asked you earlier about a man called Jamel Kasimi who

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1 was a Frenchman working as a teacher in London in late
 2 2016 and early 2017. Did your officers speak to him
 3 about Redouane?
 4 A. Yes, we did. He advised us that he had met Redouane in
 5 a mosque in Barking around December 2016, but stated to
 6 us that Redouane did not practice his religion as much
 7 as others, did not wear any traditional clothing and did
 8 not pray that often at the mosque.
 9 Q. As to his political views, did Kasimi tell you that
 10 Redouane was opposed to the actions of western forces in
 11 the Middle East, but didn't express support for the
 12 Islamic State group?
 13 A. That's correct.
 14 Q. Did Kasimi give an account of him and Redouane joining
 15 the Ummah Fitness Centre together?
 16 A. Yes, that's correct.
 17 Q. And did Kasimi also give an account of Redouane spending
 18 time with Butt at that gym?
 19 A. Yes, that's correct, but, like many others, he knew him
 20 as Abou Zaytouni.
 21 Q. Your paragraph 5.13, did you also speak to some other
 22 Muslims, Klevis Kola and Bajram Doci of Albanian origin
 23 who identified having seen Redouane and Butt together?
 24 A. Yes, we did.
 25 Q. Was that at a mosque in Barking?

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1 A. Yes, that's correct.
 2 Q. Did Klevis Kola describe having travelled to Leeds with
 3 both Butt and Redouane on 18 April 2017, so a couple of
 4 months before the attack?
 5 A. Yes, he did. Butt had told him that he was going up
 6 there to buy a car for his wife.
 7 Q. Was the evidence given by an MI5 officer that, as far as
 8 the authorities knew, the purchase of that trip really
 9 was to purchase a car?
 10 A. Yes, that's correct.
 11 Q. Did you receive information about a further trip not
 12 involving Butt but involving both Redouane and Zaghba
 13 with Klevis Kola on 26 May 2017, shortly before the
 14 attack?
 15 A. Yes, sir, they travelled together to Southend.
 16 Q. And did the account from Klevis Kola indicate that the
 17 trip was a purely social one, but that Redouane and
 18 Zaghba had gone off to speak together for part of the
 19 trip?
 20 A. Yes, that's correct.
 21 Q. As with Butt, did you look into Redouane's finances and
 22 his bank accounts?
 23 A. Yes, we did.
 24 Q. Did you find that his main Nationwide current account
 25 had been largely stripped of funds by the end

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1 of May 2017?
 2 A. Yes, that's correct, sir.
 3 Q. Did you find that his other main account, a Lloyds Bank
 4 account, had similarly been emptied of funds in the
 5 period shortly before the attack?
 6 A. Yes, that's correct.
 7 Q. Looking at paragraph 6.13, in the immediate period
 8 before the attack did you discover that Redouane had
 9 applied for a credit card claiming he wanted it to buy
 10 a vehicle?
 11 A. Yes, sir. At the East Ham branch of Nationwide on 2 May
 12 2017. And that was initially -- that application was
 13 turned down.
 14 Q. So that was an application about a month before the
 15 attack apparently to buy a vehicle?
 16 A. Correct.
 17 Q. In your inquiries did you obtain any evidence of contact
 18 between Redouane and the police, whether in the UK or
 19 Morocco?
 20 A. No, sir. As far as we could ascertain, Redouane had no
 21 criminal convictions.
 22 Q. Is it right to say that during his time in the UK,
 23 Redouane made relatively few friends?
 24 A. Yes, that would be a fair assumption.
 25 Q. So there were few people to speak to about final

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1 contacts before the attack?
 2 A. Yes, sir.
 3 Q. Did Jamel Kasimi, the Frenchman working as a teacher in
 4 London, tell him that he'd seen -- tell your officers
 5 that he'd seen Redouane in mid-April 2017 but only
 6 briefly?
 7 A. Yes.
 8 Q. Did you also speak to another friend of his, Lahbib
 9 Atebaa, who had met Redouane through his wife knowing
 10 Charisse O'Leary?
 11 A. Yes, that's correct, sir.
 12 Q. Did Mr Atebaa recall having seen Redouane in a red car
 13 with a man called Youssef in April or May 2017?
 14 A. Yes, sir, and the assumption being the same car, the red
 15 Corsa.
 16 Q. Did Mr Atebaa refer to Redouane as having left his
 17 bakery job, supposedly to get more money?
 18 A. Yes.
 19 Q. And did this friend, Mr Atebaa, try to make contact with
 20 Redouane shortly before the attack but found his phone
 21 turned off?
 22 A. Yes, that's correct, sir.
 23 Q. May I deal, finally concerning Redouane, with his last
 24 contacts with his estranged wife, Charisse O'Leary.
 25 Did Redouane see his child, picking the child up

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1 from Charisse's home, every day except Friday during the
 2 week before the attack?
 3 A. Yes, that's correct.
 4 Q. In the latter part of that week did he offer Charisse
 5 the Samsung Galaxy phone which you told us Butt
 6 obtained?
 7 A. Yes, sir.
 8 Q. On the day of the attack, did Redouane make arrangements
 9 to look after his child in the afternoon while Charisse
 10 O'Leary was at a barbecue?
 11 A. Yes, that's correct.
 12 Q. Was it arranged that Redouane would return the child
 13 that evening?
 14 A. Yes.
 15 Q. During the course of the afternoon, and unbeknownst to
 16 Charisse, was Redouane in fact out with both the child
 17 and Khuram Butt?
 18 A. Yes, sir.
 19 Q. And we'll see the details of their movements, but is it
 20 right that during the course of the afternoon, Redouane
 21 texted Charisse several times to ask when she was coming
 22 home?
 23 A. Yes, sir, that's correct.
 24 Q. When did she come home?
 25 A. She left the barbecue around about 18.30 hours.

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1 Q. Did she then make arrangements to meet Redouane and the
 2 child close to her property?
 3 A. Yes, she did.
 4 Q. And did she collect the child from him there?
 5 A. Yes, that's correct.
 6 Q. Was that the last time that she saw him?
 7 A. Yes.
 8 Q. We now move to Youssef Zaghba, on whom you prepared
 9 a report with reference {DC5173}.
 10 A. Yes, sir.
 11 Q. What was Youssef Zaghba's date and place of birth?
 12 A. So Youssef Zaghba was born in Fez, again, Morocco, on
 13 26 January 1995. He had one sibling, an older sister,
 14 by the name of Kaouthar. His parents, Mohammed Zaghba,
 15 who was Moroccan, and an Italian mother, Valeria
 16 Collina.
 17 Q. Had the family settled in Morocco the year before Zaghba
 18 was born?
 19 A. Correct.
 20 Q. Is it right to say that after the attack his mother,
 21 Valeria Collina, wrote a book called "In whose name"
 22 from which you have got a certain amount of the
 23 biographical information?
 24 A. That's correct, sir.
 25 Q. Did Zaghba in Morocco do reasonably well at school?

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1 A. Yes, he did.
 2 Q. Was he admitted to an engineering course at Fez
 3 University?
 4 A. He was, sir.
 5 Q. How did Valeria, his mother, describe Zaghba's
 6 upbringing and her husband's behaviour towards him?
 7 A. So Zaghba's mother described her husband as a very
 8 strict person, she recalled Mohammed hitting Zaghba in
 9 a very violent way two or three times as a child, but
 10 this had stopped from a certain age. Valeria states
 11 that there was also a lot of verbal violence from her
 12 husband towards Zaghba.
 13 Q. Did Zaghba's parents separate in June 2015?
 14 A. Yes, they did.
 15 Q. Did that lead to his mother returning to Italy to the
 16 city of Bologna?
 17 A. Yes, that's correct.
 18 Q. Did Zaghba also move to Italy with his mother at around
 19 the time of the split, so early 2015?
 20 A. Yes, he did, sir.
 21 Q. Why didn't he remain in his course at Fez University?
 22 A. He'd decided to go to Italy with his mother. He was in
 23 the third year of studies at Fez University. He had
 24 just failed two exams that he was required to pass, so
 25 he intended to go to Italy and register at a university

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1 there where he would look to continue his studies.
 2 Q. But did the plan to continue his engineering studies in
 3 Italy fail?
 4 A. Yes, unfortunately they did for him. They ran into
 5 difficulties due to his Moroccan exams not being
 6 validated in Italy.
 7 Q. Turning to your page 6, paragraph 1.20 onwards, is it
 8 right to say that as a young man Zaghba did not behave
 9 in a particularly religious or conservative way?
 10 A. Yes. Information from the sister said that her brother
 11 smoked cannabis on the occasional basis at school,
 12 smoked cigarettes and also drank alcohol and went
 13 dancing and clubbing with friends.
 14 Q. Did one of his friends give a similar account but
 15 describe Zaghba as somewhat shy?
 16 A. Yes, sir.
 17 Q. Did a further friend, somebody called Bilal Annouka,
 18 maintain a friendship with Zaghba both in Italy and in
 19 London, describing him in very positive terms?
 20 A. Yes, that's correct.
 21 Q. I think, is this right, that friend was openly gay
 22 throughout their friendship?
 23 A. Yes.
 24 Q. Is it right that there was no evidence of Zaghba having
 25 any serious relationships but a number of accounts of

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1 him having short-term girlfriends ?
 2 A. Yes, that's correct.
 3 Q. Thank you very much.
 4 Moving to your page 8 now, when did Zaghba first
 5 come to London?
 6 A. Zaghba first travelled to London on 30 June 2015,
 7 whereby he initially stayed with a friend of his
 8 father's.
 9 Q. So that was shortly after he had come to -- moved from
 10 Morocco to Italy?
 11 A. That's correct.
 12 Q. And you tell us that he initially stayed with a friend's
 13 father. Did he then find a flat in Ilford to stay at?
 14 A. Yes, he did. I believe he resided there from 30 June.
 15 Q. While there did he obtain work through a friend,
 16 an existing friend, at a restaurant on Ilford Lane?
 17 A. Yes, Franzos restaurant.
 18 Q. Was that, in fact, next to the Ummah Fitness Centre?
 19 A. It was, sir.
 20 Q. Looking at your paragraph [2.6], how was Zaghba
 21 described by his colleagues at the restaurant?
 22 A. His colleagues described him as a slow learner, he made
 23 mistakes, he used to get orders mixed up but, despite
 24 that, he was respectful, responded well to criticism and
 25 feedback.

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1 They said that he prayed at work, but also a local
 2 mosque, but his colleague didn't know what mosque it
 3 was.
 4 Q. Now, was this first trip to London essentially a summer
 5 trip lasting three months from June to September 2015?
 6 A. That's correct.
 7 Q. Did he then return to Bologna?
 8 A. He did.
 9 Q. Did he stay there until May of 2016?
 10 A. Yes, that's correct, when he travelled back to London.
 11 Q. Then from May 2016 until the time of the
 12 attack, June 2017, did he stay in London apart from
 13 a few short return visits to Bologna?
 14 A. That's correct, sir.
 15 Q. When he returned to London in May 2016, was he taken on
 16 again at Franzos restaurant?
 17 A. He was.
 18 Q. Based on the accounts of his friends, after his move
 19 back to London was Zaghba behaving in the ordinary way
 20 which they expected of him?
 21 A. Yes, that's correct.
 22 Q. Did he, on his return to London, undertake a course in
 23 English at a college in Barking?
 24 A. Yes, he did.
 25 Q. Did his tutor describe him as quiet but bright and keen

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1 to go to university?
 2 A. Yes, and also quite passionate about passing the course.
 3 He passed his reading and speaking tests sooner than
 4 expected, however struggled with the writing test.
 5 Q. Did his college studies fizzle out at that point?
 6 A. Yes, they did.
 7 Q. In May or June 2016, did Zaghba begin living at
 8 a property at Ripple Villas in Barking?
 9 A. Yes, that's correct.
 10 Q. Did he then stay there until November 2016 before moving
 11 out briefly?
 12 A. Yes.
 13 Q. And did he return there in January 2017?
 14 A. Yes, that's correct.
 15 Q. In the late summer of 2016 -- I'm now looking at
 16 paragraph 2.16 of your report -- in the late summer of
 17 2016 did Zaghba tell his manager at Franzos that he was
 18 going home with a view to having an arranged marriage?
 19 A. Yes, that's correct.
 20 Q. But did anything come of that?
 21 A. No, it didn't, sir.
 22 Q. Did he then return to work at the restaurant in late
 23 2016?
 24 A. Yes, that's correct.
 25 Q. At that point, so the end of 2016, what did his manager

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1 and colleagues say about him at the restaurant?
 2 A. He said that on his return he assessed Zaghba as being
 3 a different person. He stated that Zaghba had grown his
 4 beard, was always wearing black clothing and cap and was
 5 much less approachable and friendly with everybody. He
 6 wouldn't help his colleagues and was just generally
 7 a selfish individual.
 8 Q. Was that an account given by a colleague at the
 9 restaurant?
 10 A. That's correct.
 11 Q. However, by contrast, did the manager describe him as
 12 basically the same as before?
 13 A. Yes.
 14 Q. Can we then turn to Zaghba's life and work in London in
 15 the six months or so leading up to the attack?
 16 In mid-December 2016 did Zaghba apply to work as
 17 a coach for a children's gymnastics programme?
 18 A. Yes, this was in the east London area.
 19 Q. Did he, in January 2017, attend a presentation with
 20 a view to becoming a database analyst?
 21 A. Yes, that's correct, sir.
 22 Q. Could we put on screen, please {WS0842A/6}. Can we see
 23 that Zaghba prepared a CV indicating an interest in
 24 becoming a junior database analyst, as we see in the
 25 paragraph under "Personal summary"?

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1 A. Yes, that's correct.
 2 Q. So by January 2017 he was looking to pursue an IT career
 3 in London while, of course, still working at Franzos?
 4 A. Yes, that's correct, sir.
 5 Q. Did he, after attending a presentation by a training
 6 company, postpone follow-up sessions because he couldn't
 7 afford the cost of training?
 8 A. Yes, that's correct, and his interest in that course
 9 ceased and I believe he cancelled his place on the
 10 training, stating he had found alternative employment in
 11 the media industry.
 12 Q. We can take that off screen, and now looking at your
 13 paragraph 2.25, did Zaghba take up part-time intern work
 14 in January 2017?
 15 A. Yes, he did, he took up an internship at Eman TV.
 16 Q. Is Eman TV an Islamic TV channel?
 17 A. It is.
 18 Q. And was Zaghba working at its studio in Parsons Green,
 19 west London?
 20 A. He was.
 21 Q. Was that initially part-time unpaid work one evening
 22 a week?
 23 A. It was.
 24 Q. But in April 2017, did that change to be a full-time
 25 paid job?

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1 A. It did, sir, yes.
 2 Q. As I think a full-time apprentice studio technician?
 3 A. Yes.
 4 Q. Looking at your paragraph 2.32, how did Zaghba come
 5 across to the staff of Eman TV during the intern period?
 6 A. So the management there, they were impressed with his
 7 work ethic, his keenness to learn. They described him
 8 as a fast listener, someone who always listened and
 9 would listen well and always did what was asked of him.
 10 Q. In general terms, did the other employees at Eman TV
 11 recall Zaghba as being a quiet person who didn't engage
 12 much in staff social events?
 13 A. Yes, that's correct.
 14 Q. We are now at your page 14. Did Zaghba's friends tell
 15 your officers that he began using the Ummah Fitness
 16 Centre in around February or March 2017?
 17 A. That's correct, sir.
 18 Q. After joining the Ummah Fitness Centre, was Zaghba seen
 19 in conversation with and working out with Khuram Butt?
 20 A. He was, sir, yes.
 21 Q. And did Klevis Kola, one of the people you've described
 22 before, give an account of being introduced to Zaghba by
 23 Butt at the Ummah Fitness Centre?
 24 A. Yes, that's correct.
 25 Q. In March 2017 did Zaghba move into his final address at

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1 Fairfield Road in Ilford?
 2 A. He did.
 3 Q. Did your officers speak to a friend of Zaghba's called
 4 Salaheddine Boulal about Butt and his use of Butt's car?
 5 A. Yes, that's correct, he did.
 6 Q. What did Mr Boulal say about that? This is your 2.41.
 7 A. So he stated that he was given the car by a friend by
 8 the name of Abu Zaytony.
 9 Q. Abu Zaytony was a name used by Butt?
 10 A. Yes, as I've already mentioned, many of the individuals
 11 at the gym, et cetera, knew Butt as Abu Zaytony.
 12 Q. Did Mr Boulal also refer to Butt introducing Zaghba to
 13 some work at a school?
 14 A. Yes, that's correct.
 15 Q. Was that in March 2017 or thereabouts?
 16 A. Yes.
 17 Q. So is it right that Butt, who had been doing that work
 18 at the Ad-Deen primary school, introduced Zaghba to do
 19 some work teaching there as well?
 20 A. Yes, that's -- we believe that to be the case.
 21 Q. Did Mr Boulal describe Butt letting Zaghba have the use
 22 of his car?
 23 A. Yes.
 24 Q. Did Mr Boulal describe the car being used on 21 May, so
 25 a couple of weeks before the attack, to take Butt's son

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1 to a swimming session with Butt?
 2 A. Yes, that's correct.
 3 Q. So this witness provided a further link between Butt and
 4 Zaghba at the swimming sessions?
 5 A. Yes, sir.
 6 Q. May I ask you now about Zaghba's religious views, which
 7 you address from page 16 of your report. How observant
 8 were Zaghba's parents as he was growing up?
 9 A. Zaghba's mother and father were both Muslims. His
 10 mother was a white Muslim revert. Mohammed attended the
 11 mosque nearest her home, in Fez, but his mother didn't
 12 attend and would often pray at home. She stated that
 13 her husband was a strict Muslim.
 14 Q. Zaghba grew up in a family home where both parents were
 15 Muslims but the father much stricter?
 16 A. Yes, sir.
 17 Q. Paragraph 3.5 of your report, did Valeria Collina in her
 18 book recall a particular episode suggesting something
 19 about the views of Zaghba's father?
 20 A. Yes, information obtained, as you say, from her book
 21 describes how the family were watching television around
 22 the time of the 9/11 terrorist attacks and she remembers
 23 how every time an image of the planes crashed into the
 24 World Trade Centre appeared to the screen her husband
 25 would shout "Allahu Akbar". Zaghba was 6 years old at

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1 the time, but he then began to draw pictures of planes
 2 hitting the Twin Towers.
 3 Q. Did a number of the people who spoke to you describe
 4 Zaghba becoming more religious in the latter years of
 5 his life?
 6 A. Yes.
 7 Q. So your paragraph 3.10, did a colleague from Franzos
 8 describe Zaghba becoming more religious between late
 9 2015 and early 2017?
 10 A. Yes, sir.
 11 Q. Did Mr Boulal describe Zaghba as still going out
 12 drinking and to nightclubs in the summer of 2016 and
 13 expressed no concerns about Zaghba's religious beliefs
 14 even up to early 2017?
 15 A. Yes, sir, that was his assessment, yes.
 16 Q. Did Zaghba's colleagues at Eman TV recall him taking
 17 religion seriously but giving no sign of extremist
 18 views?
 19 A. Yes, that's correct.
 20 Q. So some signs of Zaghba becoming more religious in the
 21 latter years of his life, but none of his various
 22 friends describing extreme views or extreme religious
 23 practice?
 24 A. Yes, that's correct.
 25 Q. Looking at your paragraph 3.18 onwards, what view did

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1 Valeria, his mother, express about how and when her son
 2 had become radicalised?
 3 A. So his mother is of the opinion and still believes that
 4 her son's radicalisation took place in London in Franzos
 5 restaurant. She believes that from what she knew of his
 6 lifestyle that he spent most of his time working at the
 7 restaurant and taking into account his commute there he
 8 would have had little time to spend elsewhere.
 9 However, I would like to say that there is no
 10 evidence of that, that his radicalisation ever took
 11 place at Franzos restaurant.
 12 Q. Did she, in fact, describe him holding stricter views in
 13 the summer of 2016?
 14 A. Yes, that's correct.
 15 Q. Including downloading documents about Salafism and
 16 Wahhabism which are strict forms of Sunni Islam?
 17 A. Yes, that's correct.
 18 Q. Did she also say that Zaghba displayed no hostility to
 19 Christians around him when he visited Italy?
 20 A. Yes, sir.
 21 Q. Your paragraph 3.24, please. What did Zaghba's sister
 22 say about his radicalisation and how and when that had
 23 happened?
 24 A. So she states that she didn't notice a change in
 25 Zaghba's behaviour or attitude, just his appearance, and

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1 that the radicalisation occurred over a short period of
 2 time. During his visits to Italy she didn't notice him
 3 praying any more than usual or attending mosques. He
 4 never discussed religion with her as every time he
 5 touched on the subject Kaouthar would refuse to discuss
 6 it with him, telling him that she wasn't interested.
 7 MR HOUGH: Sir, I'm looking at the time. That would
 8 probably be a convenient break in Mr Jolley's evidence.
 9 THE CHIEF CORONER: Very good. We will break there,
 10 Mr Hough, and we will pick up on matters at 2 o'clock.
 11 MR HOUGH: Yes.
 12 THE CHIEF CORONER: Thank you very much.
 13 (In the absence of the jury)
 14 THE CHIEF CORONER: In terms of this afternoon, Mr Hough,
 15 we've got obviously the rest of the background to
 16 complete.
 17 MR HOUGH: Yes, there is not very much left of the lives and
 18 backgrounds of the attackers.
 19 THE CHIEF CORONER: Yes.
 20 MR HOUGH: We then have their planning and preparation.
 21 I don't intend to play the compilation but to use stills
 22 in the course of asking Mr Jolley about that subject.
 23 THE CHIEF CORONER: Yes.
 24 MR HOUGH: I anticipate that we will probably finish his
 25 evidence before 3.00 pm.

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1 THE CHIEF CORONER: Very good. Thank you. I'll rise.
 2 (1.00 pm)
 3 (The Luncheon Adjournment)
 4 (2.08 pm)
 5 (In the presence of the jury)
 6 THE CHIEF CORONER: Yes, Mr Hough.
 7 MR HOUGH: Good afternoon, Mr Jolley. Before lunch we were
 8 addressing the life and background of Youssef Zaghba and
 9 what your inquiries revealed about that, and I was now
 10 going to turn to his contact with the police which you
 11 address from page 21 of your report about him.
 12 Did Zaghba have any criminal record anywhere?
 13 A. No, sir.
 14 Q. And was he never the subject of any criminal
 15 investigation into the United Kingdom?
 16 A. No.
 17 Q. Did he have one significant contact with the authorities
 18 in Italy?
 19 A. Yes, he did, sir.
 20 Q. When and where was that?
 21 A. That was at Bologna airport, sir, on 15 March 2016.
 22 Q. What happened there?
 23 A. He was at the airport due to depart to Turkey on
 24 a one-way ticket.
 25 Q. What happened when he was stopped?

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1 A. He was stopped by an officer who asked him "What are you
2 going to Istanbul for?" Zaghba replied "To be
3 a terrorist ". He quickly changed his answer to
4 "Tourist".
5 Q. Was this rather remarkable Freudian slip him first of
6 all saying in Italian "Il terrorista ", before correcting
7 to "Turista"?
8 A. Yes, that's correct, sir.
9 Q. When he was then asked about his intended tourist
10 destination, did he reply evasively?
11 A. Yes, he was very evasive, he was very confrontational,
12 and according to the port officer he was not able to
13 give answers to where he intended to visit.
14 Q. What had he told his mother, with whom, of course, he
15 was staying, about where he had intended to go?
16 A. He told his mother that he was intending to go to Rome
17 for a week.
18 THE CHIEF CORONER: Going to Rome?
19 A. Yes, sir.
20 MR HOUGH: So she didn't know he was on his way to the
21 airport to travel initially to Turkey?
22 A. That's correct.
23 Q. What did she think his intentions were? This is
24 paragraphs 4.7 and 4.8 of your report?
25 A. He did tell his mother that he was not absolutely sure

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1 that he wanted to go to Syria and he had planned to
2 decide once he got to the border. Valeria believed that
3 the terrorist /tourist comment was an indication that he
4 didn't actually want to travel and it was a Freudian
5 slip.
6 Q. So she thought he almost wanted to give himself away?
7 A. That's correct, sir.
8 Q. Did she have any view about why he wanted to or might
9 have wanted to travel to Syria? This is your page 23.
10 A. She stated that Zaghba had been obsessed about being
11 a perfect Muslim and was tormented by the internal
12 conflict and felt inadequate. She also believed the
13 state leader Abu Bakr al-Baghdadi, that it was
14 an idyllic place for him to reside.
15 Q. But based on that information she had heard him speak of
16 the Islamic State's regime in Syria in positive terms?
17 A. Yes, that's correct, sir.
18 Q. Did she in her book also claim that he had made
19 inquiries about marrying the daughter of a man who had
20 been killed fighting in Syria?
21 A. Yes, that's correct. He intended to marry the daughter
22 of a Moroccan fighter by the name of Abu Hamza
23 al-Maghribi.
24 Q. After the port stop did Valeria say that her son had
25 become concerned that he was under surveillance?

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1 A. Yes, that's correct. He would often insist on speaking
2 to his mother outside of the house, believing that there
3 were microphones inside.
4 Q. Did she, however, give a rather different account of the
5 Italian police and their dealings with her son?
6 A. Yes, she did.
7 Q. Did she say that they'd behaved in a positive way
8 towards him, visiting the house and behaving in
9 an almost fatherly way towards him?
10 A. That's correct, sir.
11 Q. As a result of the port stop were a number of electronic
12 devices taken from Zaghba?
13 A. Yes, they were.
14 Q. Looking at your paragraph 20, what sort of material was
15 contained on those devices when they were examined?
16 A. So some SD cards were taken from Zaghba at the port stop
17 and on the cards were found to be images of black flags
18 used by Isis, one with "The soldiers of God are coming"
19 written in Arabic on it. There were videos discussing
20 immortality, paradise with virgins and one from 2013
21 featuring Zaghba and three others joking in Arabic
22 around Osama Bin Laden, PDF documents relating to life
23 after death and martyrdom through jihad.
24 Q. Did analysis of his mobile phone also reveal that he
25 visited and accessed websites associated with the

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1 Islamic State?
2 A. Yes, that's correct.
3 Q. Following the port stop, did the Italian authorities put
4 out an alert relating to Zaghba on the Schengen
5 Information System?
6 A. Yes, they did, on 23 March.
7 Q. However, was that alert under a reference for serious
8 crime rather than terrorism?
9 A. Yes, it was, sir.
10 Q. As a result, is it right that information about the port
11 stop wasn't passed to counter terrorism authorities in
12 the United Kingdom?
13 A. Yes, that's correct.
14 Q. Was Zaghba ever prosecuted as a result of the events
15 that took place in Bologna?
16 A. No, sir. On 5 April 2016 the Italian court in Bologna
17 ruled that there was insufficient evidence and seizure
18 of the property had been invalid and ordered its
19 restoration.
20 Q. Can I ask you a couple of questions about Zaghba's
21 finances which you address from page 26 of your report.
22 When he was first living in the United Kingdom in 2015,
23 is it right that he didn't have a bank account at all
24 and managed with a cash economy?
25 A. That's correct.

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1 Q. When he was back in the United Kingdom in mid-2016, did
2 he open a Lloyds account?
3 A. He did.
4 Q. As with the other attackers, was his account balance
5 fairly low at the time of the attack?
6 A. Yes, on 3 June it was £41.32.
7 Q. Is it right that you didn't find any transactions on his
8 account which were particularly significant to your
9 investigations?
10 A. That's correct, sir.
11 Q. May I ask finally in relation to Zaghba about his
12 contacts with friends and family before the attack.
13 First of all, did you speak to an old friend,
14 a Mr Briakli about his last contact with Mr Zaghba?
15 A. Yes, we did. He had seen him in Italy in January 2017.
16 He stated he'd appeared more distant and he described
17 his facial expression as being more serious and strict,
18 but also stated by this time they'd grown a little bit
19 further apart.
20 Q. Did you speak to a former colleague of his at Franzos
21 about his last contact with Zaghba?
22 A. Yes, sir. Daniel had seen him one or two weeks before
23 the attack, they'd met by chance on the street in
24 Ilford. They shook hands and he said that Zaghba had
25 more of a western appearance and was no longer wearing

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1 the all-black clothing that he wore whilst he was at the
2 restaurant.
3 Q. Salaheddine Boulal, who I asked you about before, did he
4 have contact with Zaghba on 22 May, so a little under
5 two weeks before the attack?
6 A. Yes, that's correct.
7 Q. How did he describe Zaghba on that occasion?
8 A. He told officers they'd not been able to contact Zaghba
9 from the previous week and he was the one that had
10 reported him missing. He said that he had started to
11 suspect that, after seeing TV pictures of police
12 searching the block where he and Zaghba had collected
13 Khuram Butt's child and second, footage from
14 London Bridge in which he recognised his friend's
15 clothing, so he was responsible for reporting him to
16 police, sir, after concerns that he was involved in the
17 attack.
18 Q. Zaghba's sister, of course, was not living of the UK.
19 Did she have a WhatsApp communication with him on
20 25 May, so about a week before the attack?
21 A. Yes, she did.
22 Q. What was the nature of their communication on that
23 occasion?
24 A. He had made comments on the group -- on the WhatsApp
25 chat with her, asking her whether she was still

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1 a non-believer. She replied that she was and he said
2 "So I will see you burn in hell when I'm in paradise".
3 She believes that this was in a jokey way.
4 Q. Did you speak to staff at Eman TV, the Islamic TV
5 channel based in Parsons Green?
6 A. Yes, we did.
7 Q. And did they tell you that they had last heard from
8 Zaghba on 31 May, a few days before the attack?
9 A. Yes, he texted a colleague saying he wouldn't be coming
10 into work.
11 Q. Was that because, as he said, he wasn't very well?
12 A. That's correct.
13 Q. Finally, Zaghba's mother, Valeria Collina, when did she
14 last have contact with him?
15 A. On Thursday, 1 June 2017 Zaghba had called his mother.
16 Q. What did she say about their final communication, their
17 final conversation?
18 A. She says the call stood out to her as he would only
19 normally message her. They spoke about trivial matters,
20 such as Ramadan -- Ramadan starting, their eating
21 habits, and that he had moved home recently. She said
22 that during the conversation he sounded a bit melancholy
23 and after finishing talking, Valeria felt it all a bit
24 strange.
25 Q. In summary, was Zaghba, like Redouane, somebody who had

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1 come to the UK in relatively recent years and had few
2 close friends here?
3 A. Yes, that's correct, sir.
4 Q. May I now move to a different topic, which is the
5 preparation and planning for the attack. You produced
6 a report on this subject with reference {DC5021}.
7 A. That's correct.
8 Q. Looking first at page 3, when were all the attackers in
9 contact with each other by?
10 A. We know that all three attackers were in contact with
11 each other by 14 January 2017.
12 Q. So a period of around five months before the attack?
13 A. That's correct, sir.
14 Q. And you have already indicated that there were
15 communications between Butt and Redouane also
16 in December 2016?
17 A. Yes, that's correct.
18 Q. Is it right that Butt also used the WhatsApp messaging
19 app which has encryption preventing communications data
20 being obtained?
21 A. Yes, that's correct.
22 Q. And therefore is it right that the police may not have
23 all the communications data between the attackers?
24 A. Yes, that's correct.
25 Q. However, can you, based on all their other

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1 communications, be reasonably confident that the meeting
 2 of Butt and Redouane can be traced to December 2016 and
 3 that between Butt and Zaghba can be traced as occurring
 4 either in that month or the following month?
 5 A. Yes, the investigations established those dates as being
 6 the dates that contact took place.
 7 Q. Now, you've already given us some information about
 8 contact between them, for example, at the Ummah Fitness
 9 Centre and at those swimming sessions. In relation to
 10 some specific occasions, is it right that these three
 11 men met, along with some others, at the Ummah Fitness
 12 Centre on 7 March 2017?
 13 A. Yes, they did.
 14 Q. Is it also right that there was a separate meeting on
 15 the same day at Khuram Butt's block, which was attended
 16 by Redouane and possibly by Zaghba?
 17 A. Yes, that's correct.
 18 Q. If we can look, please, at {DC8172/3}, please. Now, can
 19 we see here some CCTV image captures from outside the
 20 front of Butt's block on that day, 7 March, showing Butt
 21 letting Redouane into the block?
 22 A. Yes, that's correct. With Redouane being in the striped
 23 blue and red jacket.
 24 Q. It's a distinctive jacket we'll see him in on another
 25 occasion.

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1 A. Yes, that's correct, sir.
 2 Q. And then {DC8172/7} of the same document, please. Was
 3 footage taken from outside that block showing a man in
 4 the upper image entering who was assessed as potentially
 5 being Youssef Zaghba?
 6 A. Yes, sir, it's my team's assessment that that image is
 7 Youssef Zaghba.
 8 Q. So that was 7 March. Did an MI5 officer give evidence
 9 to the Inquest of the victims to the effect that the
 10 meeting at Butt's home address was considered to be
 11 a social occasion?
 12 A. Yes, he did.
 13 Q. But that the separate meeting that same day at the Ummah
 14 Fitness Centre may have had more significance?
 15 A. Yes, that's correct.
 16 Q. Did he say that on that occasion, Butt was believed to
 17 be trying to get something?
 18 A. He did.
 19 Q. And that intelligence after the attack indicated that
 20 that might have been a firearm?
 21 A. That's correct, sir.
 22 Q. Although, of course, we know that Butt -- there's no
 23 evidence that Butt ever did get a firearm?
 24 A. That's correct.
 25 Q. We can take those images off screen now.

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1 You've told us already about the barbecue held on
 2 14 May 2017, just over two weeks before the attack, to
 3 celebrate the birth of Butt's second child. Did your
 4 team obtain a photograph of those present at that
 5 barbecue?
 6 A. Yes, we did.
 7 Q. If we could put on the screen {DC8191/9}, please. Is
 8 that the photograph that you obtained of those at the
 9 barbecue?
 10 A. Yes, that's correct.
 11 Q. Did it include a number of friends and family members?
 12 A. Yes, it did.
 13 Q. Did you identify the man at number 5 in the distinctive
 14 top as again being Rachid Redouane?
 15 A. Yes, sir.
 16 Q. So the men were together on that occasion as well.
 17 A. Yes, that's correct.
 18 Q. We can take that off screen now.
 19 The jury have heard about the knives used in the
 20 attack. What type of knives were they?
 21 A. They were 12-inch ceramic Ernesto [knives] with a pink
 22 blade.
 23 Q. Were inquiries made by your team to identify when and
 24 where those knives were bought?
 25 A. Yes, they were, sir.

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1 Q. What were the results of those inquiries?
 2 A. It was established that they were purchased from a Lidl
 3 in the High Street North, East Ham, and they were
 4 purchased on 15 May.
 5 Q. 15 May 2017, so just over two weeks before the attack?
 6 A. That's correct.
 7 Q. The day after the barbecue?
 8 A. Yes, sir.
 9 Q. If we can put on the screen, please, {DC7283/5} is this
 10 a map showing Redouane's home address and the Lidl where
 11 the knives were purchased?
 12 A. Yes, sir.
 13 Q. So showing that it was a store close to his home
 14 address?
 15 A. Yes.
 16 Q. And then {DC7181/7}, please. Did you obtain CCTV images
 17 from the store at the time that the knives were
 18 purchased?
 19 A. Yes, we did.
 20 Q. Do we see from the image on this page that Redouane
 21 entered at shortly after 10 o'clock that night?
 22 A. He did, and you can see him clearly wearing the same
 23 jacket that he's worn previously.
 24 Q. Then {DC7181/8}, did you identify on the CCTV Redouane
 25 having purchased the three knives and put the three of

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1 them together in a basket?
 2 A. Yes, we did.
 3 Q. Throughout all that footage, did Redouane behave in
 4 an essentially normal manner?
 5 A. Yes, having viewed it many times, sir, the team assessed
 6 that he was just acting normally.
 7 Q. Take that off screen.
 8 Did you also look into movements of the attackers in
 9 the area of the Ummah Fitness Centre when you
 10 investigated after the attack?
 11 A. Yes, we did.
 12 Q. Did you identify a significant meeting in the early
 13 hours of 29 May 2017, five days before the attack?
 14 A. Yes, we did.
 15 Q. If we can put on screen {DC7181/12}, please. If we look
 16 at the four images at the bottom of the screen here, did
 17 you obtain CCTV footage showing the three men meeting at
 18 an entrance to the Ummah Fitness Centre that night?
 19 A. Yes, we did.
 20 Q. And could Redouane be seen to do something significant
 21 on that footage in that area?
 22 A. Yes, sir, Redouane, and I believe it is circled where
 23 the red circle is, sir, leaves what appears to be
 24 a mobile phone on a crate, which is situated to the side
 25 of the entrance to the Ummah Fitness gym.

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1 Q. What did the men do after he had left what appeared to
 2 be a phone on that crate?
 3 A. The men then walk off into the street where the
 4 entrance -- St Luke's Avenue and appeared to be in
 5 discussion.
 6 Q. Can you put on screen {DC7181/13}, please, and then
 7 {DC7181/14}. As we've seen from these two images, did
 8 your team collect a number of CCTV clips showing them
 9 walking up and down the street for some time?
 10 A. Yes, sir, that's correct. I believe this is around
 11 about 12.30 am.
 12 Q. Then {DC7181/17}, please. Did Redouane subsequently
 13 collect the phone in company with the other two?
 14 A. Yes, sir. Whilst engaged in conversation on the street,
 15 I believe Redouane realises that he's left his phone
 16 back on the crate and all three of them turn back and he
 17 goes and collects it.
 18 Q. Now, it may be obvious to you as a counter terrorism
 19 officer, but what's the obvious purpose of a suspect
 20 leaving their phone, walking away and going back for it?
 21 A. It's an anti-surveillance technique, sir, so they can
 22 engage in discussion without anybody eavesdropping.
 23 Q. If we look at {DC7283/7} we'll see the location of the
 24 Ummah Fitness Centre where they met that night. It's
 25 marked out at the top of the page with the black slogan.

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1 Can we see that it was close to Zaghba's and Butt's home
 2 address and reasonably close to Redouane's as well?
 3 A. Yes, sir.
 4 Q. On 2 June 2017, so the night before the attack, were all
 5 three attackers seen in the vicinity of the Ummah
 6 Fitness Centre again?
 7 A. Yes, they was.
 8 Q. May we have on screen, please {DC7181/26}, can we see
 9 from this image towards the bottom of the screen that
 10 Redouane and Zaghba were seen passing the Ummah Fitness
 11 Centre together shortly after 10.00 pm that night?
 12 A. Yes, sir.
 13 Q. Then page 27, please {DC7181/27}, was Khuram Butt seen
 14 entering the Ummah Fitness Centre within 10 minutes of
 15 that scene of Zaghba and Redouane walking past?
 16 A. Yes, that's correct.
 17 Q. So is it possible, although not certain, that there was
 18 a further meeting of the three attackers that night, the
 19 night before the attack?
 20 A. Yes, that's correct, and I believe they -- a vehicle
 21 turns up shortly afterwards whereby on the movie footage
 22 you see a vehicle's lights go on. Butt is believed to
 23 get into that vehicle.
 24 Q. Can I move on to a different topic, which is the making
 25 of the incendiary devices. Is it right that after the

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1 attack, 13 bottles, wine bottles, were discovered in and
 2 just outside the passenger footwell of the van used in
 3 the attack?
 4 A. Yes, that's correct, sir. Some of them were in a Lidl
 5 carrier bag.
 6 Q. If we look at {DC5021/14} we'll see what they look like.
 7 Can we see there in the footwell the Lidl carrier bag
 8 you identified and then the various bottles around?
 9 A. Yes, sir. And you can see there's also a couple of
 10 blowtorches there as well.
 11 Q. Looking at pages 12 and 13 of your report, what was in
 12 the top of these bottles?
 13 A. So each bottle had a material tied around the neck,
 14 comparable to a wick, giving them the appearance of
 15 petrol bombs.
 16 Q. What was found inside them?
 17 A. There was two layers. In all but one of the bottles the
 18 upper layer was identified as petrol, with the lower
 19 layer being an aqueous, mildly acidic -- and containing
 20 ethanol.
 21 Q. The jury will hear expert evidence about these items on
 22 Thursday. Is it right, in summary, that these could
 23 have been viable as petrol bombs if the wicks would have
 24 sustained a flame?
 25 A. Yes, sir, they were viable devices.

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1 Q. And you referred to there being blowtorches as well in
2 the area of the footwell?
3 A. Yes, sir.
4 Q. Apparently to light the incendiary devices?
5 A. Yes, that would be the assumption, yes.
6 Q. Did you make inquiries to discover when and where these
7 had been bought, the bottles?
8 A. Yes, we did.
9 Q. Page 15 of your report, when and where did you discover
10 that the wine bottles had been bought?
11 A. The wine bottles were purchased in the same Lidl store
12 that Redouane had purchased the knives on 15 May, the
13 wine being purchased on 30 May, like I say, at the same
14 Lidl store around about 10.00 pm.
15 Q. On screen {DC7181/22}, did you obtain footage showing
16 Redouane going into the Lidl store and buying the wine
17 bottles that evening?
18 A. Yes, we did.
19 Q. Page 25, please {DC7181/25}. Did you identify him
20 selecting the boxes of the wine bottles and then loading
21 them into bags with the help of an assistant?
22 A. Yes, that's correct.
23 Q. Looking now at page 16 of your report, were searches
24 carried out at Redouane's home address which provided
25 some more information about the making of these devices?

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1 A. Yes, that's correct. After a search of Redouane's
2 address in Barking Road we seized segments of torn
3 clothing which were found and appeared to be the same in
4 the tops of the bottles which were the wick of the
5 petrol bombs.
6 Q. Did you also find there bottles of a petrol-type fluid?
7 A. Yes, we did, along with an instruction for a GoSystem
8 blowtorch.
9 Q. So some indication that the devices had been put
10 together at Redouane's home address?
11 A. Yes, sir.
12 Q. Can I now move on to the making of the mock explosive
13 belts which the jury know the attackers were wearing at
14 the time of the attack. If we put on the screen first
15 of all {PH0150/1}, we can see here a close-up image of
16 the explosive belts, the hoax explosive belts,
17 consisting of a belt and a number of canisters. Were
18 these examined carefully after the attack to determine
19 their composition?
20 A. Yes, they were, sir.
21 Q. What were they made of?
22 A. So all the belts were of a similar construction,
23 consistent with four bottles covered in silver and black
24 tape attached to a brown belt. The bottles contained
25 nothing untoward.

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1 Q. Did you have DNA tests performed on the items forming
2 parts of these belts?
3 A. Yes, we did, very extensive forensic work was carried
4 out on these devices and it was ascertained that each
5 vest had traces of DNA from the respective wearer on the
6 outer surfaces, but a complete DNA profile for Redouane
7 was identified on three belts, on all three of the
8 belts.
9 Q. And specifically was DNA with a full profile for
10 Redouane found on the insides of the bottle cap
11 surfaces?
12 A. Yes, it was.
13 Q. So suggesting that Redouane had apparently been involved
14 or may well have been involved in making all of them?
15 A. Yes, from the forensic examination it would be clear to
16 us that Redouane was very involved in making these
17 devices.
18 Q. Did two of them also have DNA from Youssef Zaghba on the
19 insides of the bottle caps as well?
20 A. That's correct.
21 Q. And was silver and black tape of the relevant kind, as
22 used in the construction of these items, found in
23 Redouane's flat?
24 A. Yes, it was, and again, that was examined and an expert
25 identified it as being very similar material.

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1 Q. May I ask you now a few questions about the hiring of
2 the van. We can take that last image off the screen.
3 Now, you've told us that a neighbour of Butt's,
4 Habibur Murad, made a transfer to his account, his,
5 Butt's, account. What was the background to that?
6 A. The background to that was that Butt needed to hire
7 a van but had no money in his account as he had taken it
8 out early in the morning at Asda, so he gave Murad the
9 £160, who then transferred the money into Butt's account
10 in order that Butt could then use his card online to
11 book and hire the van that he subsequently used.
12 Q. Had Butt first of all approached his neighbour to ask
13 about hiring a van?
14 A. Yes, he had, and he had used the cover story to his
15 neighbour, stating that he wanted to "move a brother".
16 Q. Did he initially ask whether Murad had a van of his own
17 that he could lend?
18 A. Sorry, sir, yes, he did. Yes.
19 Q. Did Butt then ask about the hiring of vans?
20 A. Yes.
21 Q. And did Murad make a suggestion of a particular company
22 he might inquire of?
23 A. Yes, he suggested Enterprise.
24 Q. If we look now, please, at {DC5021/21}, we see on screen
25 a table which your team put together, identifying

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1 a number of calls made by Butt, using a mobile phone,
 2 trying to contact hire companies on the afternoon of the
 3 attack?
 4 A. Yes, that's correct.
 5 Q. Can we see that there were a number of calls from 15.48
 6 through to 16.34, to a range of hire companies?
 7 A. Yes, that's correct.
 8 Q. And were the final communications text messages to
 9 Hertz?
 10 A. That's correct, sir, that's the vehicle that Butt
 11 eventually ended up hiring and travelling to B&Q in
 12 Romford.
 13 Q. Sorry, I should correct: texts from Hertz.
 14 A. Yes, that's correct.
 15 Q. Then if we put on screen {WS0727/10}.
 16 I think it's one of our duplicate references, I am
 17 afraid, Oli. It's a witness statement of
 18 Robert Donovan.
 19 We are just bringing up the record of the booking
 20 with Hertz. {WS0272/10}. Thank you very much. Can we
 21 see here a record that your team obtained showing Butt's
 22 booking of the van, and if we see about a third of the
 23 way down, the booking had been made at 16.34 with a home
 24 address of Elizabeth Fry Apartments, Butt's home
 25 address?

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1 A. Yes, sir, and coincides with the call data that we
 2 recovered.
 3 Q. And he gave a mobile phone number which was then used
 4 for Hertz to send the texts we saw referred to in the
 5 previous table?
 6 A. Yes, sir.
 7 Q. Did Khuram Butt make a prepayment of the £70 sum that we
 8 see in the bottom right-hand corner?
 9 A. Yes, he did.
 10 Q. And can we see from the lower part of the screen that
 11 the arrangement was for Butt to collect the van from B&Q
 12 in Romford using a PIN number to access it?
 13 A. That's correct.
 14 Q. As we'll address later, was the booking extended as
 15 a result of further telephone calls Butt made to Hertz?
 16 A. Yes, that's correct.
 17 Q. And I think it was extended to the following morning at
 18 10.00 am?
 19 A. Yes.
 20 Q. Now, the phone number which was used to make the call
 21 and given to Hertz, ending 666, was that a number for
 22 a phone which was found after the attack in the van?
 23 A. Yes, sir. That was the phone that was found in the
 24 footwell of the van.
 25 Q. Had that phone only been used for a limited number of

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1 calls?
 2 A. It had.
 3 Q. Using those calls, did you establish that Butt had made
 4 contact with another hire company, S&J Self-Drive Hire?
 5 A. Yes. He had made contact with them in relation to
 6 booking a 7.5-tonne lorry, but we believe that he was
 7 unable to go ahead with that booking due to the fact
 8 that the office he wanted to collect the vehicle from,
 9 opening hours were 8.00 until midday on a Saturday.
 10 Q. So although Butt ultimately booked a van from Hertz and
 11 picked that up, he had been aiming at one point to hire
 12 a 7.5-tonne lorry from another company during the course
 13 of his inquiries?
 14 A. That's correct.
 15 Q. And it was only happenstance, the opening hours of that
 16 company's local branch, that meant he didn't hire that
 17 much bigger vehicle?
 18 A. Yes, that's the assumption. Like I say, I believe it
 19 closed actually at 11.00 on a Saturday.
 20 Q. Can we now turn to the movements of the attackers before
 21 the attack began. We can take that last document off
 22 screen.
 23 Have you and your team been able to piece together
 24 many of the movements of the attackers on the day?
 25 A. Yes, we have.

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1 Q. Primarily, I think, using CCTV footage from a huge range
 2 of sources?
 3 A. Yes, that's correct.
 4 Q. Is it right, though, that some gaps still remain,
 5 despite all that footage having been collected and
 6 meticulously pieced together?
 7 A. Yes.
 8 Q. You address this from section 8 of your report. Did you
 9 first of all establish that, as Zahrah Rehman told your
 10 team, Butt and his family went out that morning, the
 11 morning of the day of the attack?
 12 A. Yes, sir, as I mentioned they went to the Abbey Ruins
 13 Park.
 14 Q. When was that?
 15 A. That was about 12.00 pm where Butt also withdrew the
 16 £170 from a local Asda store.
 17 Q. So at noon he went out to the cash point, as you've
 18 said, having had that short walk in the park. If we put
 19 on screen {DC7181/31}, can we see there an image of Butt
 20 at the cash point holding up his child to look at the
 21 cash point as he was taking money out?
 22 A. That's correct.
 23 Q. Is it right that in the course of this footage Butt can
 24 be seen playing with his child near the cash point?
 25 A. Yes, that's correct.

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1 Q. Then page 33, please {DC7181/33}. Did you obtain CCTV
2 footage of Butt having returned home shortly after that
3 trip to the park and the cash point?
4 A. Yes, we did.
5 Q. And we can see that this footage showing Butt in the
6 foreground wearing a tunic is just after 12 noon?
7 A. That's correct.
8 Q. Meanwhile, did you discover something about Redouane's
9 movements shortly after noon?
10 A. Yes, sir, about 1.00 pm Redouane arrived at his
11 ex-partner's address in Barking, which was Wakering
12 Road.
13 Q. If we go to {DC7181/44}, please, did you obtain footage
14 showing him entering and here, as we see, going up in
15 the lift, at around 1.00 pm that day?
16 A. Yes, sir, in a very distinctive striped jumper.
17 Q. Page 45, please {DC7181/45}. This, I think, is a still
18 of him leaving the lift and going to her flat?
19 A. That's correct, sir.
20 Q. Shortly after he had arrived, did Charisse O'Leary leave
21 the property, as she told you, to attend a family
22 barbecue?
23 A. Yes, that's correct.
24 Q. Did Redouane remain at the address with the child?
25 A. Yes, he did.

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1 Q. Around an hour after he'd arrived, did Khuram Butt
2 arrive at Charisse O'Leary's block?
3 A. He did, sir, yes.
4 Q. And a few minutes after that did he and Rachid Redouane
5 and the child all leave together?
6 A. Yes, they left together.
7 Q. If we can have {DC7181/59}, please, we can see them
8 here, the two of them, along with the child, leaving the
9 flat and then {DC7181/64}, please, we can see them
10 walking together down the pavement outside the block?
11 A. Yes, that's correct.
12 Q. So that was shortly after 2.00 pm.
13 A little over an hour later at 3.20 that afternoon,
14 did Redouane return briefly to the same block?
15 A. Yes, he did, very briefly.
16 Q. Page 66, please {DC7181/66}, we see him there in CCTV
17 footage just after 3.20, carrying his child back into
18 the block?
19 A. Yes, sir.
20 Q. {DC7181/73}, please. Using the lift.
21 Then {DC7181/78}, please. Did he then on the
22 footage enter and drive away in the red Corsa which was
23 registered to Butt whilst still having the child with
24 him?
25 A. That's correct, this is around about 15.34 real time.

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1 Q. Did you then identify all the attackers together at or
2 shortly after 4.00 pm?
3 A. Yes, we did.
4 Q. Where was that? 8.5.
5 A. Outside Butt's home address where we know that he went
6 on the phone around about that time to try and book the
7 vehicle.
8 Q. {DC7181/80}, please. Can we see from this CCTV still
9 that Butt was identified outside his block on the
10 telephone at around 4.00 pm, just before 4.00 pm?
11 A. Yes, sir, and now wearing a -- I believe that's the
12 Arsenal top.
13 Q. He's wearing the Arsenal away shirt that various people
14 saw on the night of the attack, and also clearly seen
15 now the camouflage trousers, again seen on the night of
16 the attack?
17 A. Yes, sir.
18 Q. And then {DC7181/87}, please. Do we see that this is
19 a still of one of a number of sections of footage
20 showing Butt speaking to Habibur Murad, the neighbour
21 who made the bank transfer?
22 A. That's correct, sir.
23 Q. And does the footage over this period from shortly
24 before 4.00 pm to 4.30 show Butt speaking to Murad and
25 on the phone, as we've seen, evidently to hire

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1 companies?
2 A. Yes, sir.
3 Q. We know that he finally made the Hertz booking at 16.34,
4 so at the end of this period?
5 A. Yes.
6 Q. Did the footage from this time also confirm that all
7 three attackers and Redouane's child were together in
8 and around the red Corsa?
9 A. Yes, that's correct.
10 Q. Page 88, please {DC7181/88}, we see Redouane and the
11 child on this piece of footage?
12 A. Yes, we can.
13 Q. {DC7181/95}, please. A further image of Butt going
14 towards the red Corsa?
15 A. Yes, sir.
16 Q. Looking at paragraph 8.6 now, where did the Corsa go
17 carrying the attackers after that?
18 A. As you saw earlier, the location of where Butt had
19 booked the Hertz van was Romford B&Q and around about
20 17.15 hours that's where the red Corsa is seen to enter.
21 Q. Page 103, please {DC7181/103}. Now, can we see here
22 circled on the image the red Corsa and close to it
23 a white van with a yellow Hertz marking just visible?
24 A. Yes, that's correct.
25 Q. Was this the occasion when Butt and the others arrived

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1 to pick up the hire van?
 2 A. Yes, it is, sir.
 3 Q. Did Butt make two telephone calls to Hertz during this
 4 period?
 5 A. He did.
 6 Q. In the course of those calls did he complain about not
 7 being able to get access to the hire van?
 8 A. Yes, he did, and I believe it's this complaint that led
 9 to him obtaining the extension until the following
 10 morning.
 11 Q. From shortly before 6 o'clock that evening, did the
 12 attackers remain in the area of the B&Q store in the car
 13 park area?
 14 A. They did.
 15 Q. And did they enter the store, first both Redouane and
 16 Butt, and purchase a number of items inside?
 17 A. Yes, they did, sir. Between them, at that period of
 18 time, they go into the store and purchase 29 bags of
 19 gravel. I believe Butt goes in twice.
 20 Q. If we look at {DC7181/107}, we can see Redouane buying
 21 a trolley-load of bags of gravel?
 22 A. Yes, sir.
 23 Q. {DC7181/111} we can see Butt doing the same?
 24 A. Yes, and I believe he pays for more and then comes back
 25 and grabs the rest of them.

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1 Q. Can we then put on screen {PH0181/1}. Is this an image
 2 of the van after the attack, on the day after, showing
 3 a number of bags of gravel inside, along with a number
 4 of chairs and a red suitcase?
 5 A. Yes, sir, the chairs I referred to earlier from one of
 6 the neighbours [Ikenna Chigbo].
 7 Q. Can we then go to {DC7181/121}. Now, can we see from
 8 this image the Hertz van just visible over slightly to
 9 the left and upper part of the photograph leaving the
 10 B&Q car park at just after 6.30 that evening, 18.34?
 11 A. That's correct.
 12 Q. Is it right that at this time Butt was in the passenger
 13 seat of the van, as apparent on CCTV?
 14 A. Yes, that's correct.
 15 Q. Who was driving the red Corsa?
 16 A. Redouane.
 17 Q. Therefore by a process of elimination was Zaghba driving
 18 the van?
 19 A. He was.
 20 Q. Were the movements of the van then plotted by GPS
 21 equipment?
 22 A. They were, sir, yes.
 23 Q. If we could put on the screen {DC7283/15}, can we see
 24 that a number of GPS points were identified using the
 25 equipment and a possible or likely route was traced for

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1 the van?
 2 A. Yes, that's correct. I'm not sure of the exact number,
 3 but using the data that we have from the van that is the
 4 most likely, quickest route to Zaghba's address at
 5 43 Fairfield Road, where we know the van turned its
 6 engine off for a period of time.
 7 Q. Did that GPS data show that Zaghba had driven the van,
 8 apparently with Butt as his passenger, from 18.34 at B&Q
 9 to his own address at 19.17?
 10 A. Yes, sir.
 11 Q. Meanwhile, while they were making that journey, did
 12 Redouane in the red Corsa drop off his child with
 13 Charisse O'Leary at her building, the Barking & Dagenham
 14 Foyer?
 15 A. Yes, he did, and then he then drove the Corsa to
 16 43 Fairfield Road whereby it was recovered, eventually
 17 recovered.
 18 Q. So he dropped off his child and then drove the Corsa to
 19 near Zaghba's address?
 20 A. Yes, sir.
 21 Q. And met up with the other attackers there?
 22 A. Yes, indeed.
 23 Q. If we look, please, at {DC7283/17}. If we look at "B&D
 24 Foyer". That, I think, is where Charisse O'Leary lived?
 25 A. That's correct.

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1 Q. We can see Zaghba's home address, so it was a relatively
 2 short journey from the Barking & Dagenham Foyer to
 3 Zaghba's home address for Redouane to get to the other
 4 attackers?
 5 A. That's correct, sir.
 6 Q. Looking at your paragraph 8.11, at what point did the
 7 Hertz van leave the area of Zaghba's home address?
 8 A. Between 19.38 and 19.47, it's travelled to a local
 9 petrol station and, again, using the GPS tracker on the
 10 van we can say that it took a reasonably direct route.
 11 Q. If we look at {DC7283/19}, please, we can see that your
 12 team plotted the likely route from Zaghba's home address
 13 to the Shell petrol station.
 14 A. Yes, that route -- some of that is due to one-way
 15 streets.
 16 Q. Were you able to determine that all the attackers were
 17 now in the van?
 18 A. Yes, we were.
 19 Q. Could you put on screen, please {DC7181/141}, can we see
 20 an image of the attackers pulling up to the petrol
 21 station with Zaghba driving, Redouane in the middle and
 22 Butt in the passenger seat?
 23 A. Yes, we can.
 24 Q. All sitting across on a large front seat?
 25 A. Yes, sir.

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1 Q. That, I think, was at 19.53, 19.54, shortly before
2 8 o'clock that night?
3 A. That's correct.
4 Q. And then if we put on the screen {DC7181/143}, while
5 there did Khuram Butt, as we can see, fill the van with
6 petrol?
7 A. Yes, that's Khuram Butt, and I believe Redouane goes in
8 to -- no, sorry, Zaghba goes in to pay.
9 Q. If we look at {DC7181/144} we can see Zaghba was the one
10 who went in to pay, and I think he bought some snack
11 bars as well as paying for the petrol?
12 A. That's correct, sir.
13 Q. And then {DC7181/152}, please. Do we see Zaghba
14 returning to the vehicle before it departed at just
15 after 8.00 pm?
16 A. That's correct.
17 Q. Looking at your paragraph 8.13, was the van driven from
18 there to Khuram Butt's home?
19 A. Yes, it was.
20 Q. Between what times was it at Khuram Butt's home?
21 A. It was outside Elizabeth Fry between 20.25 and 20.55.
22 Q. So from 8.25 until 8.55 that Saturday night?
23 A. Yes, whereby we believe the chairs were loaded into the
24 van.
25 Q. Could you put on screen {DC7181/155}. We can see the

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1 time of its arrival outside Khuram Butt's block marked
2 on the screen at 20.25.
3 A. That's correct.
4 Q. If we can put on screen {DC7283/21}, we can see that
5 your team identified the van had been driven first of
6 all to a slightly out of the way location en route to
7 Butt's address; yes?
8 A. Yes, that's correct. I believe that's Cowbridge Lane.
9 Q. And then page 22, please {DC7283/22}, was it then driven
10 from Cowbridge Lane to Butt's address before it arrived
11 there at 20.25, as we saw earlier?
12 A. Yes, that's correct.
13 Q. So does that suggest that the van was driven to
14 a slightly out of the way location and possibly
15 something done there?
16 A. It does, but the investigation and my team have not been
17 able to establish exactly what happened there.
18 Q. During the half hour when the van was outside Butt's
19 home block from 20.25 to 20.55, what did the attackers
20 do?
21 A. They loaded the chairs, like I say, I previously
22 mentioned into the back of the van and also a suitcase.
23 Q. Can we put on screen {DC7181/160} and we see a CCTV
24 image of Butt now wearing a red hoodie over his Arsenal
25 top, carrying the red suitcase we saw in that picture of

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1 the back of the van?
2 A. Yes, sir, and that's the red hoodie top that's been
3 mentioned by many of the witnesses that causes confusion
4 when he takes it off during the attack.
5 Q. And immediately to his left, Zaghba all in black
6 carrying some of those chairs that you referred to?
7 A. Yes, sir.
8 Q. {DC7181/162}, please. Can we see Butt and Zaghba
9 walking further away from the block towards the van with
10 those items?
11 A. Yes, we can.
12 Q. Page {DC7181/163}, please. Can we see Redouane also at
13 the block, similarly carrying chairs?
14 A. We can.
15 Q. Then page {DC7181/166}, please. Did the van leave
16 Elizabeth Fry Apartments and, indeed, the Barking area,
17 shortly before 9.00 pm?
18 A. Yes, it did, and we know from our records and CCTV that
19 it enters the City of London around Aldgate around about
20 21.32 hours.
21 Q. Can we now just look at its route into London, please
22 {DC7283/25}. Now, did you and your team use the GPS
23 information from the van to plot its route into central
24 London?
25 A. Yes, we did.

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1 Q. Do we see at the bottom right we have it leaving
2 Elizabeth Fry Apartments at 20.55?
3 A. Yes.
4 Q. And then initially heading north, going past the
5 junction with the A12?
6 A. That's correct.
7 Q. Then {DC7283/26}, please. Do we see the attackers then
8 turned round, came back south and then took the A12
9 junction heading west into central London?
10 A. That's correct.
11 Q. Can we also see that the van left the A12 at the Bow
12 Flyover, joining the A11?
13 A. Yes, sir.
14 Q. And, just to be clear, these are likely routes that you
15 have plotted out between the various GPS points rather
16 than knowing that the van went down every inch of these
17 roads?
18 A. Yes, that's correct.
19 Q. Then {DC7283/27}, please. Did you identify that the van
20 had followed the Whitechapel Road into London before, as
21 you just told us, entering the City at 21.32, 9.30?
22 A. Yes, sir.
23 Q. And can we see inset on the image there one of the many
24 CCTV images of the van within the Square Mile on that
25 night?

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1 A. Yes, sir, that's just one of the images.
 2 Q. And then page 28, please {DC7283/28}. Did the van,
 3 after entering the City, take a rather circuitous path
 4 around the City?
 5 A. Yes, it did, sir. Again, my assessment is that they
 6 were probably slightly lost once they hit the City area
 7 of London.
 8 Q. So looking at this plan, did the van first of all follow
 9 the route lined in red to Fenchurch Avenue?
 10 A. Yes, sir.
 11 Q. Then the blue-lined route east up Fenchurch Street, west
 12 along Leadenhall Street, and then south down Gracechurch
 13 Street?
 14 A. Yes, sir.
 15 Q. And is it right to say, without going through all of the
 16 footage, that your officers were able, with a lot of
 17 CCTV sources, to pick up the van at each stage on this
 18 route?
 19 A. Yes, sir, we did.
 20 Q. So to give an example, can we have {DC7181/180}, is this
 21 an example of one of the occasions where the van was
 22 pictured by one of many CCTV cameras in the City?
 23 A. Yes, sir, as Detective Superintendent Riggs has already
 24 mentioned, the volume of CCTV and the hours of work
 25 involved to try and trace the van's route was

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1 phenomenal.
 2 Q. Was there one occasion in particular where the van
 3 halted for some minutes on its route?
 4 A. Yes, it was about 10 minutes the van was stationary for
 5 in Mark Lane, EC3. Whereby it is then seen again on
 6 CCTV images to do a very poor three-point turn.
 7 Q. Possibly more than three points to the turn?
 8 A. It was definitely more than three points.
 9 Q. Then {DC7283/32}, please. Now, we had seen in the last
 10 map the van heading south down Gracechurch Street. From
 11 there did it head down south into King William Street
 12 towards London Bridge and south across the bridge?
 13 A. Yes, sir.
 14 Q. Can we see from the images that the time now was between
 15 21.58 and 22.00, so 10 o'clock and the minutes
 16 immediately before?
 17 A. Yes, that's correct, sir.
 18 Q. And page 33, please {DC7283/33}. After crossing
 19 London Bridge south on the first occasion, did the van
 20 then travel further south down Borough High Street?
 21 A. Yes, it does.
 22 Q. And then did it turn around, possibly at the junction
 23 with Marshalsea Road?
 24 A. Yes, it does. We don't have any footage of where it
 25 exactly turns around, but we know on the reciprocal

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1 journey, we can pick it up on the same cameras.
 2 Q. Did it then head back north, again following Borough
 3 High Street, between 10.00 and 10.04?
 4 A. Yes, it did.
 5 Q. And page 34, please {DC7283/34}. Did the van finally go
 6 north over London Bridge?
 7 A. Yes, that's correct.
 8 Q. Before turning around near Monument station on the north
 9 side of the Thames?
 10 A. Yes, that's correct.
 11 Q. Having done that, did it head south, mounting the kerb
 12 at 22.06 and beginning the attack?
 13 A. That's correct, sir.
 14 Q. So there had been a pass over the bridge and down
 15 Borough High Street before the attack took place?
 16 A. Yes, that's the only time that we have been able to
 17 establish that any form of dry-run had occurred
 18 throughout the post-investigation, through all of the
 19 evidence that we've been able to obtain.
 20 Q. So you were looking for any signs of reconnaissance, for
 21 example, using the red Corsa within the City?
 22 A. Yes, we were.
 23 Q. But no evidence of any such reconnaissance before the
 24 attack?
 25 A. None whatsoever, sir.

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1 Q. And, in fact, after the attack, was a phone found in the
 2 van with directions to another area?
 3 A. Yes. The phone was mentioned earlier, that ended in
 4 666, was found in the van and the location on the screen
 5 was Oxford Street.
 6 Q. I think if we put on the screen {DC7736/1}, please.
 7 Next page, please {DC7736/2}. Yes, is this an image of
 8 the front page of that phone when viewed after the
 9 attack?
 10 A. It was.
 11 Q. So the satnav app was set for Oxford Street?
 12 A. Yes, it was.
 13 Q. Was there also some evidence from mobile devices of the
 14 attackers that searches had been made relating to
 15 buildings in the Westminster area?
 16 A. Yes, that's correct. I believe that was around about
 17 7.00 pm in the evening, there were searches had been
 18 carried out on the phone.
 19 Q. So is it very possible that the London Bridge and
 20 Borough Market area was identified as the target on the
 21 route itself?
 22 A. Yes, very possible, sir. Like I say, with the route in
 23 the City, with the van appearing lost, with the
 24 screenshot there and with the lack of reconnaissance,
 25 then yes, very likely that the route was decided on the

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1 way.

2 Q. And finally this: you don't have CCTV footage of every
3 stage of the van's route from Elizabeth Fry Apartments
4 to London Bridge, do you?

5 A. No, that's correct, and that would be a mammoth task.

6 Q. And no doubt impossible in some areas, given it was
7 motorways and A roads?

8 A. Absolutely.

9 Q. So is this right: that you can't tell or work out when
10 the attackers put on their mock suicide vests, when they
11 armed themselves with the knives that were attached to
12 their wrists?

13 A. That's correct, sir. We've got no evidence of when that
14 occurred.

15 MR HOUGH: Thank you very much. Those are all my questions
16 of you. I don't know if others have further questions.
17 Thank you very much. That's all we have for you.
18 Sir, the only other evidence I propose we present
19 today is a very short statement to be read from somebody
20 who lived near Khuram Butt who describes some of the
21 events on the day of the attack which the jury have
22 heard about during Mr Jolley's evidence.

23 THE CHIEF CORONER: Very well.

24 MR MOSS: Sir, this is a witness statement which you are
25 admitting under Rule 23 of the Coroners (Inquest) Rules

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1 2013. The name of the maker of the statement is Kay
2 Thi. The statement has been disclosed on our electronic
3 disclosure platform and it has been available for IPs to
4 view and it has been said that it would be read and
5 there have been no objections to it being read. This
6 statement is dated 9 July 2018.

7 KAY THI (read)

8 MR MOSS: "This statement is about when I witnessed two men
9 loading items into a delivery van. I do not know the two
10 people I will be referring to in this statement. I only
11 know that one of them lives in an apartment block next
12 to our row of houses. I do not know where the other one
13 lives. I do not know them personally and don't know
14 their names.

15 "The buildings along King's Road are newly built
16 council housing and it is a residential street. It is
17 a one-way street with some street parking on either side
18 and some trees as well. I will specifically be
19 mentioning number 14 King's Road which is an apartment
20 block. That particular apartment block is
21 an eight-storey building and I believe includes a
22 mixture of one and two bedroom flats. The main entrance
23 of this apartment block faces onto King's Road and looks
24 down towards Linton Road which is opposite. The van
25 I will be mentioning in this statement was parked on the

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1 other side of the road from this apartment block.

2 "On Saturday, 3 June 2017 at about 6.00 pm I was
3 walking up and down King's Road, as I do almost every
4 day. It was at this time that I noticed two males
5 loading items into a delivery van. I will be referring
6 to these two males as follows: one as the male in the
7 Pakistani dress who I believe lives in the apartment
8 block at 14 King's Road, and the other male I will refer
9 to as the male in the stripey top.

10 "I believe that these two males are friends. It was
11 the male in the Pakistani dress that I saw first. He
12 was carrying a summer chair from the apartment block to
13 the white van. It was a white delivery van with a Hertz
14 logo on the side and he put the chair in the van and
15 returned to the apartment block.

16 "About five minutes later the male in the stripey
17 top came out of the apartment, also carrying a summer
18 chair, and loaded it onto the white van. I noticed that
19 each of these males carried a chair to the delivery van
20 about two times each, so there were about four chairs
21 that were loaded into the van. Apart from these chairs
22 I did not see any other items loaded into the van.

23 "Every time they loaded the chair into the van they
24 opened the rear doors, put the chair into the back and
25 closed the doors again. Because of this, and because

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1 I could not see from where I was standing, I didn't ever
2 see inside the rear of the van. During this time, their
3 behaviour did not seem unusual in any way. I was
4 walking up and down the street for about half an hour
5 when I noticed the van drive away. This would have been
6 about 6.30.

7 "I saw the male in the Pakistani dress get into the
8 driver's side and the male in the stripey top got into
9 the passenger side before they drove away. They got
10 into the van at the same time. Whilst they were loading
11 the van it was parked facing the opposite direction to
12 the way in which the one-way route goes, so when they
13 drove away, the van turned around in the street so it
14 could travel in the correct direction. The van drove
15 from King's Road into Linton Road. That was the last
16 I saw of it. There was nothing unusual about the way
17 the van was being driven.

18 "At about 11 o'clock I saw breaking news on TV about
19 the terrorist attack at Borough Market. I noticed on
20 the news that the van used in the attack was a white van
21 with a Hertz logo on the side. This looked like the
22 same van that the males were loading on King's Road
23 earlier that evening.

24 "The next morning on the TV news I saw pictures of
25 the males that had committed the terrorist attack and

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1 I recognised one of them as being the male I've referred
2 to as the one in the stripey top. Also the following
3 morning the police raided the apartment block at 14
4 King's Road which confirmed to me that both the male in
5 the stripey top and the male in the Pakistani dress were
6 the two males involved in the attack and that the white
7 van I saw must have been the van used in the attack.

8 "I will now describe the white van that I saw. It
9 was a white delivery-type van with a yellow Hertz logo
10 on the side. It was a medium sized van with a seating
11 bench at the front and a loading area at the back.
12 There are side doors for the front driver's and
13 passenger door and rear doors for the loading part at
14 the back. It was parked near the junction of Linton
15 Road facing the wrong direction.

16 "Now I will describe the two males I saw loading the
17 van. The first male, who I refer to as the male in
18 Pakistani dress, was a male of Pakistani appearance with
19 a light-skinned complexion, again aged between 27 and 32
20 years, slim build, about 5 foot 6 tall, short dark hair
21 and a beard. On that day he was wearing a light
22 coloured Punjabi or Pakistani-style dress. I believe he
23 lives in a flat within the apartment block at number 14
24 as I've seen him going in and out of that block. He
25 often wears that similar style Pakistani dress. I've

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1 also noticed him previously going out with his wife and
2 his children, so I believe he lives at that address with
3 his family. I'd previously noticed that he has a red
4 family car.

5 "On the evening they were loading the chairs
6 I noticed this red car was parked on the opposite side
7 of the road to that van although I didn't see him drive
8 that car on that day.

9 "Now I will describe the other male who I have
10 referred to as the stripey top male. I believe he is of
11 a similar ethnicity to the other male but with
12 a slightly darker skin tone. Both the men seemed about
13 the same age, same height, although the male in the
14 Pakistani dress is slightly slimmer. The male in the
15 stripey top had a shaved face and short dark hair. He
16 was wearing casual clothing with a polo shirt top with
17 horizontal stripes with some red in it. I believe they
18 are friends as I've seen them in this area about four or
19 five times in the past two or three months. On that
20 evening I watched them for about half an hour in total
21 while they were loading the van though I was repeatedly
22 walking up and down the road and not watching them
23 continuously. At my closest I was 6-8 feet away from
24 the van and at my furthest I was about eight houses
25 away. During the times I was looking at them I had a

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1 clear view of them and it was still daylight. Apart
2 from the two males I've mentioned I didn't see anyone
3 near the van."

4 And, sir, of course, the jury has seen photos just
5 moments ago which show what the witness is describing.

6 THE CHIEF CORONER: Thank you very much indeed, Mr Moss.

7 So, Mr Hough, we will pause there and we will pick
8 up on matters tomorrow morning.

9 Members of the jury, can just before we part company
10 just tell you that we are on schedule in terms of
11 timing, so we all believe that the evidence will
12 conclude on Friday and it's likely that I will be giving
13 you directions and my summing-up on Monday. The reason
14 I am mentioning that is that two of you have very
15 properly sent me a note in relation to next Thursday.
16 It won't be a problem whatever stage we have got to, you
17 will keep your appointments, but just so that you know
18 that so far as we're concerned, we're on target for what
19 I indicated when we first started last week.

20 See you tomorrow morning at 10 o'clock, thank you.

21 (In the absence of the jury)

22 THE CHIEF CORONER: Just to clarify, Mr Hough, the two notes
23 relate to different appointments next Thursday. I was
24 aware of one when we first started, but it seemed to me,
25 bearing in mind the likely timetable, a Thursday

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1 afternoon appointment was not a problem.

2 The other one is a Thursday morning, so it would
3 mean that we would lose the whole of Thursday if we were
4 still going but, as I say, it seems to me that we may
5 not get to that problem.

6 MR HOUGH: We may not.

7 MR RADCLIFFE: Sir, may I just mention this: tomorrow we're
8 dealing with the improvised explosive devices, the
9 suicide vests, and the control room.

10 THE CHIEF CORONER: Yes.

11 MR RADCLIFFE: It's not contentious, no discourtesy is
12 intended, but I hadn't proposed to be present tomorrow,
13 although for other work reasons, but Mr Morgan will be.

14 THE CHIEF CORONER: Thank you very much. That's fine.

15 The final thing is, I'm fairly sure this room,
16 again, is being used later today for another event, so
17 it might be sensible just to tidy as we did yesterday,
18 but I hope we don't have the problem with the screens
19 being disconnected as we did today. I'll rise.

20 (3.33 pm)

21 (The court adjourned until 10.00 am on

22 Wednesday, 10 July 2019)

23

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