

THE LAMPARD INQUIRY

RESTRICTION ORDER

PURSUANT TO SECTION 19 OF THE INQUIRIES ACT 2005

Restriction Order No.1 (Anonymity Order – “X1”)

The Chair has the power under Section 19 of the Inquiries Act 2005 (“the Act”) to make orders restricting disclosure or publication of evidence or documents given, produced or provided to the Lampard Inquiry. The Chair will exercise this power in accordance with the Inquiry’s Protocol on Restriction Orders, Redaction, Anonymity and Special Measures, which can be found on [the Inquiry website](#).

Any breach, or threat to breach, such an order can be certified to the High Court under Section 36 of the Act and may be punishable by a fine or imprisonment.

Background

This Order is made in accordance with ‘[the Chair’s Decision Regarding Patient Identity Restriction Orders](#)’. It is made in favour of an individual who is a former mental health inpatient under the care of NHS Trust(s) in Essex and wishes to give evidence to the Inquiry anonymously.

The Chair is satisfied that granting anonymity is conducive to the Inquiry fulfilling its Terms of Reference and is necessary in the public interest.

Individual Restriction Order

In exercise of the power under Section 19 of the Act, IT IS ORDERED THAT:

1. The individual’s name, address, date of birth and any other identifying information (such as their image or a description of their appearance) shall not be disclosed or

published in any form, unless express permission is given by the Chair, or the Solicitor to the Inquiry acting on her behalf, in writing.

2. The individual must only be referred to, whether in writing or orally, as “X1”. This will be inserted in place of the individual’s name in all statements and evidence for the purposes of the Inquiry.
3. The disclosure and/or publication of any evidence that the Applicant submits to the Inquiry will be restricted in such a way as to prevent their identity becoming known by reference to the substance of their evidence.
4. This Order remains in force for the duration of the Inquiry and at all times thereafter, unless otherwise ordered.
5. The Chair may vary or revoke this Order by making a further order during the course of the Inquiry.

Dated 6 September 2024

Amended 7 March 2025



Baroness Kate Lampard CBE
Chair of the Lampard Inquiry