

<p>1 Thursday, 7 October 2021 2 3 Questions from THE JURY5 4 MR ANTONY NEIL (affirmed)11 5 Questions from MS COLLIER11 6 Questions from MS HILL23 7 Questions from DR VAN DELLEN26 8 Questions from MR SKELTON27 9 Further questions from MS COLLIER28 10 Questions from THE CORONER30 11 Statement of MS RACHAEL BENSON31 12 (read) 13 Statement of MS CLAIRE MIDDLEMISS35 14 (read) 15 DR MARK MUNRO (sworn)38 16 Questions from MR O'CONNOR38 17 Questions from MS HILL70 18 Questions from MR DAVIES71 19 Questions from MR SKELTON74 20 21 22 23 24 25</p> <p style="text-align: center;">Page 1</p>	<p>1 (10.13 am) 2 MS COLLIER: Thank you. 3 THE CORONER: Thank you. 4 Right, members of the jury, in a moment or two we 5 are going to head off on the site visit. In front of 6 you you have a sheet which sets out the four locations 7 that we are going to visit, and when I have finished 8 these short remarks, can you make sure you take with you 9 that note, please, and bundle A of your jury bundles. 10 A JUROR: I have two volume 2s. 11 THE CORONER: You have two volume 2s and no volume 1? 12 A JUROR: Yes. 13 THE CORONER: All right, we will sort that out. 14 You will not need volume 1 for the visit, but we 15 will make sure it is back on your desk for when we get 16 back. All right, thank you for letting us know. 17 On the visit, please, take the note that you have, 18 the single sheet, and your bundle A, together with a pen 19 and paper, just in case you have any questions, so those 20 are the things you need to take with you. 21 I am just going to set out what we are going to do. 22 I will be leading the way with a police officer in front 23 of me and Mr O'Connor will be with me. You will then 24 follow, assisted by an usher in front of you and behind 25 you. Then other representatives behind you and them,</p> <p style="text-align: center;">Page 3</p>
<p>1 2 (10.08 am) 3 (In the presence of the jury) 4 THE CORONER: Good morning, members of the jury. 5 Before we head off there is one piece of evidence we 6 are going to here before we go, I think Ms Collier is 7 going to deal with that. 8 MS COLLIER: Yes, madam, the first piece of evidence that 9 the jury will hear this morning is the 999 call that was 10 made by Stephen Port at about 4.05 on the morning of 11 19 June 2014. We will play that in just a moment. 12 Madam, there is a transcript of this 999 call in the 13 jury bundles and we considered it would be helpful for 14 the jury to follow along. Members of the jury, can 15 I ask you please to look for jury bundle B/1. If you 16 turn to tab 3 of that jury bundle, you should have 17 a transcript. 18 THE CORONER: Sorry, Ms Collier. 19 It might help, members of the jury, if you write on 20 the top because there is no time I don't think on this 21 document, if you write 04.05. 22 MS COLLIER: Evidence handler, we are ready then for the 23 recording to be played, it is MPS000642. 24 (10.10 am) 25 (999 call recording was played to the court)</p> <p style="text-align: center;">Page 2</p>	<p>1 and then, finally, there will be representatives of the 2 press accompanying us. 3 We are going to be visiting the four locations where 4 the four young men's bodies were discovered by the 5 police, and I will be reading out, as we get to each 6 location, what you have on the sheet of paper in front 7 of you. 8 I want to emphasise that this visit remains part of 9 the court proceedings. It is part of the court process 10 and therefore has to be conducted in a very formal way. 11 The sheet you have has all the information that you need 12 at this stage and, as I say, at each scene I will 13 introduce the scene for you. There will not be any 14 opportunity for you to ask questions while we are out of 15 the building, which is why I say take a pen and paper 16 with you, because if you have any questions we can deal 17 with them when we get back. When we get back, if you 18 have any questions, hand them to the usher and I will 19 deal with them once we are back sitting in our seats 20 here in court. 21 It is up to you whether you wear masks when we are 22 outside the building -- entirely a matter for you 23 whether you do or you don't. Can I please reassure you 24 that there will be no recording either audio or video of 25 our visit by the police. That is prohibited, and I have</p> <p style="text-align: center;">Page 4</p>

<p>1 made that -- by the press, I am sorry, and I have made 2 that clear to the press. You will see recording 3 equipment, that is recording the visit by the court 4 staff, because, as I have said, it is part of the court 5 proceedings so it has to be recorded, so that is the 6 recording you see, it is not a recording that is going 7 to the press.</p> <p>8 All right, with that introduction, we can now leave. 9 I will go first with Mr O'Connor and then you will be 10 guided to follow on. But don't forget the three things 11 I told you to bring.</p> <p>12 A JUROR: Just one question ... I have a crutch on one arm 13 and a damaged left arm.</p> <p>14 THE CORONER: I think you can share with somebody else's, 15 sir. I am sure somebody will accommodate that.</p> <p>16 Thank you very much. I will rise, thank you. 17 (10.17 pm) 18 (Jury site visit) 19 (10.50 am) 20 (Proceedings resumed In the absence of the jury) 21 (12.07 pm) 22 (In the presence of the jury) 23 Questions from THE JURY</p> <p>24 THE CORONER: Members of the jury, thank you for your 25 questions. I am sorry if it feels rather a long time</p> <p style="text-align: center;">Page 5</p>	<p>1 have in your bundle. They were analysed and you will be 2 hearing evidence about what was found on them and/or in 3 them in due course.</p> <p>4 The next question is this: 5 "There are lots of new development and buildings in 6 the surrounding area of the crime scene. Were they 7 there at the time or have they been recently erected?"</p> <p>8 I remind you that Detective Inspector Richards told 9 you that between where Jack Taylor's body was found and 10 the river there are now new buildings which were not 11 there at the time. You might want to look at tab 7 of 12 your jury bundle A for these purposes. I think it will 13 be relevant to another of the questions, or more of the 14 questions, in a minute. That is what DI Richards said, 15 that certainly there are new buildings there and from 16 your own observation this morning you will see that 17 there are quite a number of buildings which are still in 18 construction, which clearly would not have been there 19 back in 2014 and 2015.</p> <p>20 The second part of this question is: 21 "Is it possible that the killings happened where the 22 bodies were found?"</p> <p>23 That question goes to the circumstances of the four 24 young men's deaths and you will hear a lot of evidence 25 about that in due course, so that is the answer I am</p> <p style="text-align: center;">Page 7</p>
<p>1 for us to get you back, but the process is such that 2 I have to consider the questions and then discuss them 3 with the representatives of the interested persons and 4 with my own counsel and then give you the answers, which 5 I am going to do now.</p> <p>6 I am going to read each question into the record, 7 because it may be that some you of have not seen each 8 other's questions and in any event we need a record of 9 them.</p> <p>10 They are in no particular record.</p> <p>11 The first one I am going to deal with says: can we 12 listen again to the Port 999 call? The answer to that 13 is yes, we were intending it should be played straight 14 afterwards in any event, so that will happen in a few 15 minutes when I finish dealing with your other questions.</p> <p>16 The next question reads as follows: 17 "On the bodies or near the vicinities of the bodies 18 of Anthony, Daniel and Gabriel were there bottles of 19 drug GHB? And, 2, if yes, were the concentrations or 20 doses the same or similar? Were there any markings on 21 the bottles to indicate that they were sourced in 22 a similar fashion?"</p> <p>23 The answer to that question is there were bottles 24 found on all the victims, except for Gabriel Kovari, and 25 you can see them in some of the photographs which you</p> <p style="text-align: center;">Page 6</p>	<p>1 going to give you at this stage to that question.</p> <p>2 Next, a question which is on a similar theme to 3 a number of others, but I am dealing with them in turn: 4 "Do you know what route Stephen Port took while 5 carrying Gabriel, Daniel and Jack's bodies? And were 6 the residents of Cooke Street interviewed after the 7 bodies were found?"</p> <p>8 In relation to the first question, you have now 9 walked one possible route. Looking at tab 7 of your 10 jury bundle, you can see other possible routes. And 11 DI Richards told you there was no way of knowing which 12 route was in fact taken.</p> <p>13 In relation to the second part of that question, 14 there will be evidence about the house-to-house 15 enquiries that the borough officers made following the 16 discovery of the bodies.</p> <p>17 The next question is very similar: 18 "Do the police suspect the route we took to the 19 church from Cooke Street is a possible route Mr Port 20 took to dispose of the victims?"</p> <p>21 I have answered that already.</p> <p>22 Next one, question 1: 23 "Was any CCTV recovered from any buildings on how 24 the deceased were transported?"</p> <p>25 The answer to that is no, there was some CCTV and</p> <p style="text-align: center;">Page 8</p>

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<p>1 you are going to hear evidence about what CCTV was 2 available and what was not in due course, and 3 Mr Richards told you a bit about that, but in relation 4 to how the deceased were transported, there was none. 5 Question 2, the same as before: 6 "Is the route we took the same route that 7 Stephen Port took?" 8 The answer is the same as I have just given you. 9 Question 3: 10 "Were there no witnesses at location 1?" 11 The answer is you will hear evidence about that in 12 due course. 13 Question 4: 14 "Were there any church services at locations 2 and 3 15 at the time the bodies were discovered?" 16 The answer to that is we will address that matter 17 and whether any such enquiry was made with the 18 investigating officers when they give their evidence. 19 Next question: 20 "Did CCTV footage pick up the trail of Stephen Port 21 straight away after dumping the first dead body at Cooke 22 Street." 23 Again, I have dealt with CCTV. Already. 24 The next question also relates to CCTV: 25 "Has all CCTV been recovered from surrounding areas,</p> <p style="text-align: center;">Page 9</p>	<p>1 Yes, Ms Collier. 2 MS COLLIER: Madam, as you have said, the intention now is 3 to play the 999 call which Port made at 4.05 am on 4 19 June 2014. 5 Members of the jury, you will recall that the 6 transcript is in your jury bundle B/1, so if you can 7 find B/1 and look behind tab 3, please. Then I believe 8 it will also be up on the screen as we listen to the 999 9 call. 10 We are ready for that, thank you, evidence handler. 11 (12.14 pm) 12 (999 call recording was played to the court) 13 (12.17 pm) 14 MS COLLIER: We now propose to call Antony Neil, madam. 15 THE CORONER: Thank you. 16 MR ANTONY NEIL (affirmed) 17 Questions from MS COLLIER 18 MS COLLIER: Mr Neil, have a seat. 19 A. Thank you. 20 Q. Could you tell the court your full name, please? 21 A. Yes, Antony Robert Neil. 22 Q. What is your current occupation? 23 A. I am a JET practitioner or paramedic. 24 Q. In June 2014 you were an emergency medical technician, 25 can you briefly explain what that is?</p> <p style="text-align: center;">Page 11</p>
<p>1 ie the leisure centre?" 2 Again DI Richards told you about CCTV which was 3 available to his investigation and you will hear more 4 about CCTV in due course. 5 Second part of that question: 6 "Was a forensic medical examiner ever used for 7 Gabriel and Daniel and was DNA taken and searched for at 8 the locations?" 9 You will hear a lot of evidence about that in due 10 course. 11 Then, finally: 12 "We know there was no CCTV of the transport of the 13 bodies, was there any eyewitness reports of any activity 14 seen?" 15 I am beginning to sound like a stuck record, but you 16 will hear such evidence as there is on that topic. 17 Finally: 18 "Was there any conclusion on why he put three of the 19 victims in the exact same area after their deaths?" 20 We will ask DI Richards whether his operation 21 uncovered any evidence on that issue when he returns to 22 give evidence in due course. 23 All right, that is dealing with your questions so 24 far. 25 Thank you.</p> <p style="text-align: center;">Page 10</p>	<p>1 A. Yes, an emergency medical technician, they still go out 2 and respond on ambulances, they have certain skills, but 3 they are not registered as a healthcare professional. 4 Q. As you know, you have come here today to give evidence 5 about a call that you responded to on 19 June 2014. You 6 made a witness statement on that date, 19 June. Do you 7 have it with you? 8 A. I do, yes. 9 Q. Feel free to refer to that witness statement, if you 10 need to. Can I ask, do you have any independent 11 recollection of responding to a 999 call around 4.00 am 12 on 19 June? 13 A. I do, yes. I recall it. 14 Q. Before I come on to ask you about that, I just want to 15 let you know about the bundles that are on the table 16 there. You will be referred to some documents during 17 the course of the questioning, and those documents will 18 be in the bundles. I will refer you to the bundles that 19 you have, so if you just take a moment to see that you 20 should have bundle B/1 in front of you, and also 21 bundle A? 22 A. I do. 23 Q. Do you have those, thank you. 24 On 19 June 2014, a 999 call was made to the London 25 Ambulance Service at 4.05. The jury have just listened</p> <p style="text-align: center;">Page 12</p>

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<p>1 to that. You were the person who responded to that 999 2 call. Can I ask you what were you told by the call 3 handler about the call out? 4 A. We get the information down an MDT, which is a screen, 5 so my information came from reading that and it just 6 said, "A male of undetermined age [I believe] was found, 7 possibly having a seizure and laying in the street", and 8 that was the information I had and then just the address 9 to go to. 10 Q. Where was that address? 11 A. It said outside 47 Cooke Street in Barking. 12 Q. Can I refer you then to a document that is in 13 bundle B/1, behind tab 4. The reference for that is 14 IPC000039. 15 A. Yes. 16 Q. We see this is the call log relating to that 999 call. 17 Looking around five lines down on the left, it says that 18 the call was connected at 4.05. What does that mean? 19 A. That is the time that the origin caller who rang 999 was 20 connected to our control centre. 21 Q. Then, turning over the page, please, we see at the top 22 of that page, underneath "Vehicles" it says "Call start" 23 and then "Call sign". 24 A. Yes. 25 Q. Which was your call sign?</p> <p style="text-align: center;">Page 13</p>	<p>1 correct address I drove my fast-response car up on to 2 a pedestrianised area. 3 Q. I see, so Cooke Street itself then, is pedestrianised? 4 A. Yes. That was the difficulty in trying to locate it, 5 because there were no signs immediately outside the 6 block of flats. 7 Q. Then returning back to the log, the entry below the one 8 that we have just seen, it is an entry at 04.18, and it 9 says, "K351 has located male -- deceased". 10 A. Yes. 11 Q. May I ask, was anyone else there apart from the patient 12 and yourself when you arrived? 13 A. No one else was there. 14 Q. Can you recall where on Cooke Street the deceased male 15 was? To help you, if you look in jury bundle A. 16 Members of the jury, if you want to look at this 17 too, then you need to pull out jury bundle A and it is 18 at tab 11. The reference for which is IPC000132. 19 We will not have this one on screen. But if you 20 would like to look at it, Mr Neil, does that help you 21 describe where on Cooke Street you saw the male? 22 A. Perfectly, yes. 23 Q. Can you say where it was? 24 A. It was -- it appeared when I was driving in my car, it 25 was halfway up Cooke Street, because you cannot see the</p> <p style="text-align: center;">Page 15</p>
<p>1 A. K351. 2 Q. That is the third one down, is it, on the list there? 3 A. It is. 4 Q. We see that you were dispatched, don't we, at 4.05? 5 A. That's correct. 6 Q. Could you look down, please, on that page and in the 7 bottom half of the page it says "Log entries", and 8 around the eighth entry down, so that is the entry that 9 is at 4.16, it says: 10 "K351 on scene -- no trace at present, conducting 11 area search." 12 It is right, I think, that you had a bit of 13 difficulty finding the patient at first? 14 A. That's correct, yes. 15 Q. Can you explain what happened when you reached where you 16 thought the location was? 17 A. Yes, I was looking for 47 Cooke Street, but I couldn't 18 find Cooke Street, because it is not a street, as in 19 what I was expecting, it is sort of a pedestrian 20 walkway. So I was driving around the estate, which is 21 the Gascoigne Estate, and it was dark, it was 4.00 in 22 the morning, so it was very difficult to see any signs. 23 Q. You said I think you mentioned a pedestrianised street, 24 can you explain the relevance of that? 25 A. Well, yes, because when I eventually found the actual</p> <p style="text-align: center;">Page 14</p>	<p>1 beginning of it, and I remember having to drive up 2 a little way and then that is where I located the body. 3 Q. Can you describe what position the male was in? 4 A. Yes. When I got to the body it was positioned cross 5 legged, in an unnatural position, from what the call was 6 giving as a possible seizure, because my first 7 impressions were I could see that the patient was 8 deceased, but if he had had a seizure he wouldn't be 9 positioned the way he was. 10 Q. Positioned cross legged you said? 11 A. Yes. 12 Q. Can you describe his torso, can you remember that? 13 A. Yes, because that was one of the ways that I recognised 14 death. It had hypostasis or post mortem staining, which 15 is just blood pooling on a dead body. 16 Q. You mentioned that that was something that you -- that 17 hypostasis was something that you saw? 18 A. Yes. 19 Q. And that told you that the male was deceased? 20 A. Yes, it was a sign unequivocal with life. 21 Q. What else did you observe about the male? 22 A. Yes, I observed he had some dry blood around his mouth, 23 his pupils were fixed and dilated. He obviously was not 24 breathing and I did check his temperature, which was 25 24 degrees. At that point I knew there was nothing that</p> <p style="text-align: center;">Page 16</p>

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<p>1 I could do and called back my control centre to get the 2 police down, because it was an unexplained or suspicious 3 death. 4 Q. Can I just return to the hypostasis that you said -- 5 A. Certainly. 6 Q. -- you noticed. You described that just now in your 7 evidence as blood pooling, could you explain for the 8 jury what you mean by that? 9 A. Sure. Yes, because there is no circulation in the body, 10 your blood is not circulating around, the gravity will 11 just fall and you will get these markings, which is post 12 mortem staining or hypostasis. I think you can see the 13 blood draining away, it is very definitive and a sign of 14 death. 15 Q. Are you able to recall whereabouts on the body the 16 hypostasis was? 17 A. Yes, it was on his abdomen. 18 Q. I want to take you now to another document which is in 19 jury bundle B/1, behind tab 5. The reference for that, 20 IPC000041. Do you have that? 21 A. I do. 22 Q. Can you explain to the jury, briefly, what this form is? 23 It is headed "Patient report form". 24 A. Yes, for any patient that the London Ambulance Service 25 sees or treats, we fill out this form, which gives the</p> <p style="text-align: center;">Page 17</p>	<p>1 A. Well, I was always told, I am not sure how correct it 2 is, but your body would decrease by a degree per hour 3 after death. Obviously it is different in 4 circumstances, if it is in a warm environment or a cold 5 outside environment but, yes, 24 degrees is extremely 6 cold on a living person, and it would be ultimately very 7 rare. 8 Q. Returning then to the patient report form, in the bottom 9 third of the page, and I am going to ask you to rotate 10 it if possible, because the writing is on its side. 11 Firstly, what is the purpose of that column. What 12 is that used to record generally? We have seen 13 observations, we have seen timings, what is it that you 14 put in this column? 15 A. It is our impression, like a sort of primary, secondary 16 survey, just to add information to the boxes. It gives 17 our impression of our findings. 18 Q. Then we see at (A), (B), (C) and (D) you have recorded 19 some observations. (A) "blood to mouth". 20 What does (B) say? 21 A. "Apnoic", it means not breathing. 22 Q. (C)? 23 A. "Heart sounds absent." 24 Q. And (D)? 25 A. "Fixed glaze and dilated pupils."</p> <p style="text-align: center;">Page 19</p>
<p>1 timings that we were dispatched, arrive on scene, 2 patient's details, any sort of pertinent medical 3 history, observations and what we found/had done, 4 treated, and if we conveyed to hospital. 5 It is just the basic form for the London Ambulance 6 Service. 7 Q. I would like to ask you about a few entries on this 8 form, please. 9 If you look at the observations column, which is in 10 the centre, on the top half of the document, do you have 11 that? 12 A. I do. 13 Q. It records a temperature there. 14 A. It does. 15 Q. Can you explain how you got that recording of 24.2? 16 A. Yes, we use a tympanic thermometer, which is for use in 17 the ear, the aural cavity, and that records the 18 temperature there. 19 Q. What is a normal temperature? 20 A. 36.9, roughly. 21 Q. What did a body temperature of 24.2 mean to you? 22 A. It meant that he had been dead for quite some time. 23 Q. When you say "quite some time", are you able to, and if 24 you are not, please don't worry and please don't, are 25 you able to put any time estimate on it?</p> <p style="text-align: center;">Page 18</p>	<p>1 Q. Then you say "Patient has hypostasis". You have told us 2 about that, then what does it say next? 3 A. "Hypothermic +++." 4 Q. Meaning? 5 A. It just means extreme hypothermia. 6 Q. Then you have said, "Suspicious death, so covered 7 patient with blanket and requested ..." 8 Is that "MPS"? 9 A. Yes, it is, yes. The Metropolitan Police Service. 10 Q. Why did the death appear suspicious to you? 11 A. Like I said earlier, the way it was positioned, it 12 didn't add up to the call I was given and because it was 13 a young male in the street, I mean that is why it 14 appeared suspicious to me. 15 Q. What information exactly on the call that you had been 16 given did you think was incompatible with what you were 17 seeing? 18 A. Yes, if someone had had a seizure they wouldn't be 19 sitting upright with their legs crossed. I have never 20 seen that before in my career. 21 Q. You said earlier in your evidence that you called the 22 police and we have seen you record there that you called 23 the MPS. The police arrived, did they? 24 A. They did, yes. 25 Q. In general terms, if you can remember, what discussion</p> <p style="text-align: center;">Page 20</p>

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<p>1 did you have with the police when you arrived?</p> <p>2 A. Yes, I remember two female PCs arriving and I explained</p> <p>3 to them that I had a young male that was deceased and</p> <p>4 I thought it was suspicious because of the way he was</p> <p>5 positioned, the call that we had, and then I showed one</p> <p>6 of the officers why I hadn't actually commenced</p> <p>7 resuscitation, because it would have been futile.</p> <p>8 I showed her the fixed and dilated pupils and then the</p> <p>9 abdomen area, which showed the hypostasis that we have</p> <p>10 explained.</p> <p>11 Q. We have a witness statement that the jury will hear read</p> <p>12 later from one of those female police officers,</p> <p>13 PC Benson, I am just going to read an extract from her</p> <p>14 statement to you.</p> <p>15 She says:</p> <p>16 "I could see what looked like a footprint on his</p> <p>17 skin. There was a circular pattern of stripes emanating</p> <p>18 from the small circular mark. It looked to me to be the</p> <p>19 sole of a trainer."</p> <p>20 Did you discuss the apparent footprint with the</p> <p>21 officers; can you remember?</p> <p>22 A. Yes, I remember that quite clearly. Because when</p> <p>23 I showed the police officer the hypostasis, she thought</p> <p>24 it was a footprint and I said that it wasn't, but she</p> <p>25 pushed me out of the way because she says this is now</p> <p style="text-align: center;">Page 21</p>	<p>1 A. Only CID, I think, when I gave a witness statement.</p> <p>2 Apart from that, I honestly cannot recall any</p> <p>3 conversations. That is not to say there wasn't any.</p> <p>4 Q. Then, finally, can I ask you to look, again, back at the</p> <p>5 patient report form -- do you still have that in front</p> <p>6 of you?</p> <p>7 A. I do, yes.</p> <p>8 Q. It is IPC000041.</p> <p>9 Right in the bottom right-hand corner it says,</p> <p>10 "Event complete: 06.00".</p> <p>11 Can you explain what that means, "Event complete"?</p> <p>12 A. That is how long I was actually at the scene for, so at</p> <p>13 6.00 in the morning was when I was finished and left the</p> <p>14 actual scene of this call.</p> <p>15 MS COLLIER: I see.</p> <p>16 Thank you very much. I have no further questions</p> <p>17 for you but some others may.</p> <p>18 A. Thank you.</p> <p>19 Questions from MS HILL</p> <p>20 MS HILL: Mr Neil, I represent all of the families of those</p> <p>21 who died, save for Daniel Whitworth's partner, and</p> <p>22 I just have a few questions, some points of detail, if</p> <p>23 I may.</p> <p>24 You have described in terms to counsel to the</p> <p>25 inquiry already the temperature that you found in</p> <p style="text-align: center;">Page 23</p>
<p>1 a crime scene.</p> <p>2 Q. When you say -- you told her it wasn't a footprint, did</p> <p>3 you attempt to explain what it was?</p> <p>4 A. I tried to, but then she was calling her superiors, yes,</p> <p>5 wanted to preserve the crime scene, but I was trying to</p> <p>6 explain to her that I was there and called it in. But,</p> <p>7 yes, there was no further listening from her.</p> <p>8 Q. We know that the jury will hear that the HAT team</p> <p>9 arrived, that is to say the specialist murder</p> <p>10 investigation team arrived, around about 5.20. Are you</p> <p>11 aware of that?</p> <p>12 A. Yes, I am. Yes.</p> <p>13 Q. Did they approach you to talk to you at all?</p> <p>14 A. Later on, yes. Because I couldn't go anywhere because</p> <p>15 they impounded my vehicle.</p> <p>16 Q. When you say later on, do you mean --</p> <p>17 A. Well, I approached them, because sometimes when -- well,</p> <p>18 when you do a form, which is verification fact of death,</p> <p>19 you usually fill one of those out but I hadn't completed</p> <p>20 that, but they didn't want me anywhere near the crime</p> <p>21 scene, so I had to wait for one of my superiors to take</p> <p>22 me back to my station.</p> <p>23 Q. I see.</p> <p>24 Did you have any conversation about the deceased</p> <p>25 male with those officers, do you know?</p> <p style="text-align: center;">Page 22</p>	<p>1 Anthony's body. In the statement that you provided, is</p> <p>2 this right, you said that he was extremely cold to the</p> <p>3 touch?</p> <p>4 A. Yes, I did -- that's correct.</p> <p>5 Q. Can you remember now what you told the officers at the</p> <p>6 scene about the temperature?</p> <p>7 A. Yes, well, not off the top of my head. I can only</p> <p>8 surmise what I would have said.</p> <p>9 Q. You have explained already that your perception was that</p> <p>10 Anthony had been dead for quite some time.</p> <p>11 A. Yes.</p> <p>12 Q. Is this right, that in the witness statement you gave</p> <p>13 I think that very day on 19 June, and this is within the</p> <p>14 jury's bundle at tab 7, in the witness statement you</p> <p>15 said this:</p> <p>16 "In my opinion, I think the male had been there,</p> <p>17 I think, for a couple of hours."</p> <p>18 Is that right?</p> <p>19 A. Yes, if that is what it says on the witness statement.</p> <p>20 Q. Can you remember whether you told the officers prior to</p> <p>21 giving your statement how long you thought Anthony had</p> <p>22 been dead for?</p> <p>23 A. No, I mean it is difficult to tell, but I knew that he</p> <p>24 had been deceased for a while.</p> <p>25 Q. The jury will hear in due course the different accounts</p> <p style="text-align: center;">Page 24</p>

6 (Pages 21 to 24)

<p>1 that Mr Port gave. When you saw Anthony, this was not 2 consistent with somebody who had recently had a seizure, 3 is that right? 4 A. That's correct. 5 Q. Or any kind of convulsion or fitting? 6 A. Not with the way he was positioned. I'm not saying that 7 he didn't have a seizure. 8 Q. But this is not someone who had recently -- 9 A. No, you are correct. Not recently. 10 Q. It was not somebody who had recently made what is 11 described by Mr Port at one point as a gurgling noise? 12 A. Definitely not, no. 13 Q. It wasn't somebody who had recently been just drunk? 14 A. Not recently, no. 15 Q. The jury will hear in due course, as I said, of 16 different accounts that Mr Port gave. Just for the 17 reference, I am not sure we need to bring it up but in 18 one of the police interview that Mr Port had he said 19 this: 20 "I put my arm around him to see if he was all right, 21 he felt a lot more rigid that he did before, stiffer, 22 I tried moving his arm but it was quite like stiff." 23 What you saw of Anthony's body was more consistent 24 with that description, wasn't it? 25 A. Yes.</p> <p style="text-align: center;">Page 25</p>	<p>1 Questions from MR SKELTON 2 MR SKELTON: Mr Neil, I ask questions on behalf of the 3 Metropolitan Police. 4 A. Hi there. 5 Q. First of all, it is fair, isn't it, that you would defer 6 to a pathologist as to the timing and cause of Anthony's 7 death? 8 A. Oh yes, I couldn't quantify. Mine is just an estimate. 9 Q. As far as body temperature goes, you were testing the 10 ear canal, I think that is right, not the deep body 11 temperature? 12 A. Certainly not, no. 13 Q. Effectively the outer temperature of the body can be 14 affected by other factors, such as the environment, 15 whether the person had hypothermia before they died, all 16 of those sorts of things. Is that fair? 17 A. That is fair, yes. 18 Q. You cannot reliably draw a conclusion about timing of 19 death from checking the temperature of the ear canal, 20 can you? 21 A. No, like I said, everything was an estimate from what 22 I had been told in the past. 23 Q. As far as the suspicious nature of the scene was 24 concerned, again, a trite point but you are not 25 a detective are you?</p> <p style="text-align: center;">Page 27</p>
<p>1 Q. Finally, Mr Neil, I think it is right, isn't it that 2 because of your concerns about the suspicious nature of 3 this death, you placed a blanket on Anthony, is that 4 right? 5 A. Yes, I wanted to preserve the scene, because it was 6 a crime scene in my mind. 7 MS HILL: His father sits here in court and would like to 8 thank you for that, because that also preserved his 9 dignity. 10 Thank you very much. 11 A. Thank you. 12 Questions from DR VAN DELLEN 13 DR VAN DELLEN: Mr Neil, I ask questions on behalf of 14 Ricky Waumsley, Daniel Whitworth's partner. My learned 15 friend Ms Collier took you to your LA4 and asked you to 16 read down to the word "suspicious", could you kindly 17 continue reading after that entry as well, please. 18 A. "I wanted to preserve possible scene. Offered to do LA3 19 for MPS, but not allowed to go near patient now so no 20 rhythm trace completed." 21 DR VAN DELLEN: No further questions, thank you. 22 THE CORONER: What does "LA3" mean? 23 A. That is the form for the verification of fact of death. 24 25</p> <p style="text-align: center;">Page 26</p>	<p>1 A. No, I am not. 2 Q. It is for police officers to determine whether or not 3 they think a third party has been involved with the 4 incident? 5 A. Of course. 6 Q. Or, indeed, whether there may have been deliberate or 7 accidental drug use? 8 A. Yes. 9 Q. That was one of the reasons why the police officers were 10 there, to do that job? 11 A. Yes. 12 MR SKELTON: Thank you. 13 Further questions from MS COLLIER 14 MS COLLIER: Can I ask you to look behind tab 2 of jury 15 bundle B/1. At page 49, if you look in the bottom 16 right, there is a unique reference number, IPC000035, 17 then 49. 18 A. Yes, got it. 19 Q. This is the investigation log associated with the 20 incident, the police investigation log, I should say. 21 We have an entry here, do you see at the top it says, 22 "19 June 2014 at 10.47"? 23 A. Yes. 24 Q. The entry is made by PC Benson, one of those who was at 25 the scene. I quoted from her witness statement.</p> <p style="text-align: center;">Page 28</p>

<p>1 I wanted to just draw your attention to what it says 2 in the third paragraph, the one that starts "Officers 3 attended", do you have that? 4 A. I do. 5 Q. Then just at the bottom of that, it says: 6 "The paramedic stated that he arrived on scene at 7 04.05 hours. The paramedic stated that when he got to 8 the scene, it was apparent that the male had been there 9 a while and that his body temperature was 24 degrees." 10 Does that suggest that this is what you told 11 PC Benson? 12 A. It could have been, yes. The scene in my head, it 13 didn't add up, so where it says that the body had been 14 there a while, obviously, I now know that it had been 15 placed there, but I didn't know that at the time. I was 16 just assuming it had been there a while because of the 17 stage of decay of the body. 18 Q. Yes, but it seems like that is something that you did 19 discuss with the officers? 20 A. Yes, yes, sorry. 21 MS COLLIER: Thank you, nothing further. 22 THE CORONER: Mr Neil, just one question from me. 23 A. Sure. 24 25</p> <p style="text-align: center;">Page 29</p>	<p>1 (In the presence of the jury) 2 THE CORONER: Yes. 3 MR O'CONNOR: Members of the jury, in a few minutes we are 4 going to call Dr Munro, who was the police forensic 5 medical examiner who attended the scene in Cooke Street 6 on the morning of 19 June 2014, and you will hear live 7 evidence from him. 8 Before we do that, though, I am going to read two 9 short witness statements to you, and those are the 10 witness statements of the two police constables who were 11 the first to attend the scene, about whom you heard from 12 Mr Neil this morning, that is PC Benson and 13 PC Middlemiss. 14 Statement of MS RACHAEL BENSON (read) 15 MR O'CONNOR: I am going to start with the statement of 16 PC Rachael Benson. 17 Madam, for your note -- I am not asking for this to 18 be brought up on screen -- this is IPC0000382. 19 The statement is signed and dated 19 June 2014, so 20 the same day on which PC Benson attended the scene. It 21 is supported, as is usual, by a statement to the effect 22 that PC Benson asserts that each of the two pages of the 23 statement that she has signed are true to the best of 24 her knowledge and belief, and she makes it knowing that 25 if the statement is tendered in evidence, that she will</p> <p style="text-align: center;">Page 31</p>
<p>1 Questions from THE CORONER 2 THE CORONER: You described how you had some difficulty 3 locating the body to start with. 4 A. Yes. 5 THE CORONER: Do you recall if you called back to your 6 control room in that context? 7 A. I did, yes, because I was having difficulty, I asked if 8 we could get an update on the location, so they usually 9 call back the origin of the caller. 10 THE CORONER: Thank you. 11 I did indicate that if you had any questions, you 12 should write them down but I am not sensing that there 13 are any questions from the jury. 14 All right. 15 Thank you very much indeed, Mr Neil, thank you for 16 coming. 17 A. Thank you. 18 THE CORONER: It is 12.50. Is that a convenient moment? 19 MR O'CONNOR: It is madam, yes. 20 THE CORONER: Members of the jury, we will break off there 21 now for lunch, please, until 2.00, please. 22 (In the absence of the jury) 23 (12.48 pm) 24 (The Luncheon Adjournment) 25 (2.00 pm)</p> <p style="text-align: center;">Page 30</p>	<p>1 be liable to prosecution if she has wilfully stated 2 anything in it which she knows to be false or does not 3 believe to be true. 4 The statement reads as follows: 5 "On Thursday, 19 June 2014 I was on duty in full 6 uniform in company with PC 267KG Middlemiss. I was the 7 driver of a marked police car, call sign K4N. At 8 approximately 04.18 hours we received a call to attend 9 outside 47 Cooke Street Barking, to a male that had 10 collapsed, believed deceased, found in a public place." 11 Then she refers to a police document, CAD1209 of 12 19 June 2014. She says: 13 "We made our way to the location, arriving a short 14 time later. We were met by a solo paramedic, call sign 15 K351 [you will remember that was the call sign Mr Neil 16 told us he had]. The area where the male was located 17 was outside 59 to 70 Cooke Street. This is 18 a residential area with a pavement running along the 19 centre of the vicinity. Either side of this pavement 20 area are four blocks of flats, with 12 flats inside each 21 block. Two blocks situated either side of the pavement 22 area. The paramedic stated that he had received a call 23 at approximately 04.05 hours, that a male had collapsed, 24 believed to be having a seizure. He informed us that it 25 had taken him a little while trying to locate the male</p> <p style="text-align: center;">Page 32</p>

<p>1 but had found him where he is now.</p> <p>2 "As I looked towards the block of flats, at the</p> <p>3 entrance to the block there were two brick walls either</p> <p>4 side of the entrance. The male was situated in front of</p> <p>5 the wall to the left of the entrance. The paramedic had</p> <p>6 already covered him up using a red blanket. The</p> <p>7 paramedic stated that when he had arrived, he could</p> <p>8 clearly see that the male was deceased. He had taken</p> <p>9 his temperature and it had been 24C.</p> <p>10 "Myself and PC Middlemiss then approached the male.</p> <p>11 We lifted up the red blanket to obtain a better look of</p> <p>12 the male. The lifeless body of a white male was sitting</p> <p>13 up slumped against the wall. The pallour to his skin</p> <p>14 was very pale and mottling. He was leaning over to his</p> <p>15 left side. His head was tilted forward, leaning to the</p> <p>16 left. He was wearing a black zipped up hoody with</p> <p>17 a black T-shirt. He had on black jeans and I noticed</p> <p>18 that the zipper was undone on them. He was also wearing</p> <p>19 black trainers. Beside him, directly next to him, was</p> <p>20 a black holdall bag with white writing on it. His legs</p> <p>21 were slightly crossed and his hands were on his lap.</p> <p>22 His hoody had the hood up, but I could see part of his</p> <p>23 dirty blond mousy brown fringe peeping through beneath</p> <p>24 the hood. His eyes were partial open and so was his</p> <p>25 mouth, inside of which I could see dried blood. His</p> <p style="text-align: center;">Page 33</p>	<p>1 That is the end of PC Benson's statement.</p> <p>2 Statement of MS CLAIRE MIDDLEMISS (read)</p> <p>3 MR O'CONNOR: I will move straight on to PC Middlemiss's</p> <p>4 statement. This statement is also signed and dated the</p> <p>5 same day, 19 June 2014, and it is also supported by</p> <p>6 a statement of the type that I described with regard to</p> <p>7 PC Benson's statement.</p> <p>8 The statement reads as follows:</p> <p>9 "On Thursday, 19 June 2014 I was on duty in full</p> <p>10 uniform in the company of PC Benson, 186KG, in a marked</p> <p>11 police vehicle, call sign K4N. At 0418 hours we were</p> <p>12 assigned to CAD 1209 to attend outside 47 Cooke Street,</p> <p>13 Barking, after receiving a call from LAS to say they</p> <p>14 were on scene with a male, approximately 20 years old,</p> <p>15 who was deceased in the street. Myself and PC Benson</p> <p>16 made our way and arrived on scene at 0422 hours.</p> <p>17 I could see a solo paramedic in Cooke Street, near to</p> <p>18 flat 59 to 70 Cooke Street, and I saw a figure which was</p> <p>19 slumped on the floor up against a small outbuilding, to</p> <p>20 the left of the front communal entrance.</p> <p>21 "The figure had a red blanket covering the top half</p> <p>22 of their body and I could only see their right leg from</p> <p>23 the knee, which was outside the blanket. I spoke with</p> <p>24 the LAS crew, K351, who stated that they received a call</p> <p>25 from a passerby who did not leave their name and the</p> <p style="text-align: center;">Page 35</p>
<p>1 bottom lip was swollen. His top was pulled up exposing</p> <p>2 his stomach area and I could see what looked like</p> <p>3 a footprint on his skin. There was a circular pattern</p> <p>4 with a purple regular pattern of stripes emanating from</p> <p>5 the small circular mark. It looked to me to be the sole</p> <p>6 of a trainer, something similar to a Nike pattern.</p> <p>7 "Upon seeing the blood in the mouth and the bruising</p> <p>8 to his torso I immediately requested the attendance of</p> <p>9 KG1, Inspector Learmonth, KG5, DC Harvey, and informed</p> <p>10 them that I believed the death to be suspicious.</p> <p>11 "At 04.28 hours I started a crime scene log and</p> <p>12 placed cordon tape around the immediate vicinity and on</p> <p>13 the entrances into the blocks to prevent people from</p> <p>14 walking through the scene. A crime scene tent was</p> <p>15 brought down to our location and erected by myself,</p> <p>16 PC Middlemiss, Inspector Learmonth and PS 83KG Jones.</p> <p>17 I was later made aware that inside the pocket of the</p> <p>18 jeans of the deceased male was located a passport and</p> <p>19 this identified him to be Anthony Patrick Walgate, date</p> <p>20 of birth 8/5/1991.</p> <p>21 "The FME [forensic medical examiner] attended the</p> <p>22 scene at 04.40 hours and Dr Munro pronounced life</p> <p>23 extinct at 07.51 hours.</p> <p>24 "At 08.40 hours I passed the crime scene log over to</p> <p>25 PC 807KG and left the scene."</p> <p style="text-align: center;">Page 34</p>	<p>1 phone cut out four times to say that he had seen someone</p> <p>2 who had collapsed and possibly had a seizure outside</p> <p>3 47 Cooke Street. K351 were assigned and arrived at</p> <p>4 04.05 hours. The paramedic stated the male appeared to</p> <p>5 have been there for a while and that his body</p> <p>6 temperature was 24 degrees.</p> <p>7 "Myself and PC Benson then placed gloves on and</p> <p>8 walked over to the figure. I went to the right-hand</p> <p>9 side of the body and PC Benson went to the left. I then</p> <p>10 lifted up the red blanket from the top of the figure and</p> <p>11 so did PC Benson. I then saw the lifeless body of</p> <p>12 a male who I would describe as IC1, 20 to 25 years old,</p> <p>13 slim build, wearing a black zip-up hoody with the hood</p> <p>14 up, black T-shirt underneath and black tight-fit jeans</p> <p>15 with black trainers. He also had a black satchel, which</p> <p>16 was undone, to the left of his body. His head was</p> <p>17 leaning to his left shoulder. I could see that the male</p> <p>18 had dirty blond hair, as it was hanging down at the</p> <p>19 front of his head. His eyes were open and so was his</p> <p>20 mouth. His bottom lip appeared to be swollen and there</p> <p>21 appeared to be what looked like dried blood on his</p> <p>22 bottom lip and inside his mouth. The flies to his jeans</p> <p>23 were also open and his hoody was slightly pulled up on</p> <p>24 the right-hand side of his body, so that the bottom of</p> <p>25 the hoody was at a gradient across his body with the</p> <p style="text-align: center;">Page 36</p>

<p>1 bottom of his right-side torso showing his bare flesh. 2 I could also see he had a black T-shirt on underneath 3 his hoody. 4 "I could also see what appeared to be a footprint 5 imprinted on his torso on the right-hand lower side. 6 The footprint was quite detailed, in that it had 7 a number of impressions in it and it was quite big in 8 size and went under his jumper. 9 "Myself and PC Benson then placed that blanket back 10 over the male and I called KG5N, DC Harvey, to appraise 11 him and was aware that KG1N was on his way. 12 "A crime scene was put in place, which consisted of 13 the four block of flats in which the male had been 14 found. KG1N, Mr Learmonth, and KG2N, PS Jones, 83KG, 15 attended and were appraised, to which it was declared 16 a critical incident and a tent was brought down to the 17 scene and placed around the male's body. I then sealed 18 off the communal front door to the block of flats 19 nearest the body, which is 59 to 70 Cooke Street, and 20 was advised not to let anyone in or out. 21 "Other officers then arrived on scene, including HAT 22 car and night duty CID, who were all fully appraised. 23 I remained on the scene until 08.40 hours, when another 24 officer attended. 25 "I now know this male to be</p> <p style="text-align: center;">Page 37</p>	<p>1 Q. Can you give us your full name, please? 2 A. Yes, my name is Mark Hugh William Munro. 3 Q. You are a medical doctor? 4 A. Yes, I am. 5 Q. You qualified in medicine in 1980? 6 A. Yes, that's correct. 7 Q. In a statement you made last year, you said that you 8 were a full-time senior forensic medical examiner with 9 the Metropolitan Police and that you had been since 10 2002? 11 A. Yes, that's correct. 12 Q. Are you still a full-time FME? 13 A. I am a part-time medical examiner. 14 Q. Part time? 15 A. Yes, a little retired. 16 Q. Sorry? 17 A. A little retired. 18 Q. A little retired, I see. 19 Dr Munro, can you give us in a few sentences 20 an explanation of what being a forensic medical 21 examiner, an FME, involves, what your duties are? 22 A. Yes. It has changed a little bit since they employ 23 nurses now, instead of doctors partly, but I look after 24 the prisoners in custody, in police stations, their 25 general health, mental health, examine dead bodies,</p> <p style="text-align: center;">Page 39</p>
<p>1 Mr Anthony Patrick Walgate, as a passport was found in 2 his bag." 3 That is the end of the second statement, 4 PC Middlemiss's statement, members of the jury. 5 Finally, just before we call Dr Munro, may I just 6 ask you to look at your jury bundle A. You will have 7 noticed that both PC Benson and PC Middlemiss mentioned 8 a tent being erected and we will hear a little bit of 9 evidence about this from some of the witnesses who are 10 to come, but you may have noticed this photo already, 11 but if you turn to tab 11 in jury bundle A, and turn to 12 the second page, you will see at the top right hand of 13 those three diagrams and two pictures you will see the 14 evidence which we will hear evidence about and which 15 PC Benson and PC Middlemiss describe being erected. 16 In fact, if you look at the note underneath, it does 17 appear that that photograph was taken as it were inside 18 the tent, after it had been erected. 19 That is the context in which some of the witnesses 20 who are to come will give their evidence. 21 May we now call Dr Munro, madam. Thank you. 22 DR MARK MUNRO (sworn) 23 Questions from MR O'CONNOR 24 MR O'CONNOR: Dr Munro, do take a seat. 25 A. Thank you.</p> <p style="text-align: center;">Page 38</p>	<p>1 suggesting a cause of death, and drink drives, that is 2 the sort of thing that I do. 3 Q. I see. And of course you know that you are here to help 4 the jury and I should say I know it is difficult but if 5 you can try and address your answers to them, it is very 6 difficult when the coroner is sitting in front of you 7 and I am asking questions to your left, but if you can 8 try and address your answers to them, I know it would 9 help. 10 You are here to help the jury with what took place 11 when you went to the scene of Anthony Walgate's death, 12 or where he was found -- 13 A. That's correct. 14 Q. -- back in June 2014. 15 Can you help us with how rare an event that was? 16 How often was it that you were rather than perhaps 17 performing duties in a police station, called outside to 18 the scene of the discovery of a dead body? 19 A. In those days, probably once a week, I would go -- so 20 I have seen quite a lot of sudden deaths. 21 Q. So in that sense, it wasn't a rare event? 22 A. No, no, not at all. 23 Q. As I have said, the evidence you are going to give to us 24 today is all about something that happened back in 25 June 2014, so more than seven years ago. Do you still</p> <p style="text-align: center;">Page 40</p>

10 (Pages 37 to 40)

<p>1 have a memory of those events that morning?</p> <p>2 A. Yes, I remember it quite clearly, because it was such</p> <p>3 unusual circumstances. It was a little different from</p> <p>4 the sudden deaths that I normally look at.</p> <p>5 Q. To be clear, think the word you used was it was such</p> <p>6 unusual circumstances?</p> <p>7 A. Very unusual, it was.</p> <p>8 Q. All right, we will come to find out more about quite</p> <p>9 what made it unusual in a moment. Before we get into</p> <p>10 the detail, I just want to make it clear that you have</p> <p>11 made in fact three witness statements that we have</p> <p>12 available to us, haven't you?</p> <p>13 A. Yes, I have.</p> <p>14 Q. The first one was in 2016, so two years or so after</p> <p>15 these events?</p> <p>16 A. Yes.</p> <p>17 Q. Then two which are more recent, I have already mentioned</p> <p>18 the one in 2020.</p> <p>19 A. That's right.</p> <p>20 Q. You have copies of those?</p> <p>21 A. Yes, I have.</p> <p>22 Q. Of course, if you would like to refer to them while</p> <p>23 I ask you questions, you are more than welcome to do so.</p> <p>24 I will also be asking you about a form that you</p> <p>25 filled in actually on the day itself.</p> <p style="text-align: center;">Page 41</p>	<p>1 else happen?</p> <p>2 A. Not much of a briefing. They said somebody is dead,</p> <p>3 could you give us a time of death. Or a confirmation of</p> <p>4 death, rather than a time.</p> <p>5 Q. You said someone is dead, could you give us a --</p> <p>6 A. Confirmation of death.</p> <p>7 Q. Confirmation of death?</p> <p>8 A. Confirmation, yes.</p> <p>9 Q. As far as you can recall, there was no more said to you</p> <p>10 than that?</p> <p>11 A. Not very much more. Not until I finished the</p> <p>12 examination and then they spoke a bit more.</p> <p>13 Q. Going through it in stages then, they asked you to do</p> <p>14 that and did you go then and examine Anthony's body?</p> <p>15 A. Yes, I did.</p> <p>16 Q. You have just seen us referring to the tent, was the</p> <p>17 tent already up by that stage from your memory?</p> <p>18 A. Yes, it was.</p> <p>19 Q. You had to go into the tent, did you, to examine the</p> <p>20 body?</p> <p>21 A. That's correct.</p> <p>22 Q. Do you remember whether you were on your own when you</p> <p>23 examined the body or did anyone go with you or perhaps</p> <p>24 you cannot remember?</p> <p>25 A. There probably was somebody, there would normally be.</p> <p style="text-align: center;">Page 43</p>
<p>1 A. Yes.</p> <p>2 Q. And I hope you have a copy of that as well?</p> <p>3 A. Yes, I have.</p> <p>4 Q. We will come to that in a few minutes but before we do,</p> <p>5 perhaps I could just ask you some fairly general</p> <p>6 overview questions about the sequence of events that</p> <p>7 morning?</p> <p>8 A. Yes.</p> <p>9 Q. We have heard that the ambulance and Mr Neil arrived</p> <p>10 shortly after 4.00 in the morning?</p> <p>11 A. Yes.</p> <p>12 Q. We have just heard read the witness statements of PCs</p> <p>13 Benson and Middlemiss, they arrived a few minutes later.</p> <p>14 A. Yes.</p> <p>15 Q. You arrived a few hours after them?</p> <p>16 A. Yes, after the police called me and that is when I went,</p> <p>17 after I had been called. It took me about an hour from</p> <p>18 where I was based to go to the --</p> <p>19 Q. The journey time was about an hour?</p> <p>20 A. Yes, an hour.</p> <p>21 Q. We will see the document in a minute, but you arrived at</p> <p>22 about 7.40 that morning?</p> <p>23 A. Yes.</p> <p>24 Q. When you arrived, what happened? Did you have</p> <p>25 a briefing, did you speak to the police or did something</p> <p style="text-align: center;">Page 42</p>	<p>1 Q. One of the police?</p> <p>2 A. Certainly one of the police officers.</p> <p>3 Q. All right. How long do you think it took you, very</p> <p>4 roughly, to examine the body?</p> <p>5 A. Probably about 12 minutes.</p> <p>6 Q. All right, then did you come back out of the tent?</p> <p>7 A. Yes, I came back out of the tent and wrote the notes.</p> <p>8 Q. You say you wrote the form then?</p> <p>9 A. Yes, yes, I did.</p> <p>10 Q. Right, and you mentioned a moment ago that whereas the</p> <p>11 discussion you had on arrival was fairly short, did you</p> <p>12 then have a longer discussion with the police officers</p> <p>13 about your finding?</p> <p>14 A. Yes, I did.</p> <p>15 Q. I don't want you to tell us now what those were now, I</p> <p>16 am going to come back, but that was the sequence?</p> <p>17 A. Yes, that's correct.</p> <p>18 Q. You say that by that stage you had written the form that</p> <p>19 we are going to look at in a minute?</p> <p>20 A. Yes.</p> <p>21 Q. How does it work, do you give them a copy, is there more</p> <p>22 than one copy?</p> <p>23 A. It is called a book 83, which is a standard book, and it</p> <p>24 has four sheets in it, one I keep, which is where mine</p> <p>25 came from, and one I give to the police.</p> <p style="text-align: center;">Page 44</p>

<p>1 Q. Right.</p> <p>2 The other two?</p> <p>3 A. Payment.</p> <p>4 Q. Sorry?</p> <p>5 A. That is for payment.</p> <p>6 Q. For our purposes one copy would be given to the police</p> <p>7 on the scene, you would keep one?</p> <p>8 A. Yes.</p> <p>9 Q. And --</p> <p>10 A. The other one needs to go for payment. It doesn't</p> <p>11 anymore.</p> <p>12 Q. Did you then stay at the scene?</p> <p>13 A. Yes, I did. I was probably there for quite a while.</p> <p>14 Q. How long do you think you were there for?</p> <p>15 A. Probably half an hour.</p> <p>16 Q. What would have happened during that half an hour?</p> <p>17 A. I was talking to the officers and they were deciding</p> <p>18 what to do next and what would happen.</p> <p>19 Q. I see, all right. So it was after --</p> <p>20 A. Yes, after --</p> <p>21 Q. -- the moment when you gave them your views, there was</p> <p>22 a time when they were asking you questions and you were</p> <p>23 discussing the case with them?</p> <p>24 A. Yes.</p> <p>25 Q. Then you left?</p> <p style="text-align: center;">Page 45</p>	<p>1 I am going to then ask you some questions about more</p> <p>2 precisely what happened, but the two main issues I am</p> <p>3 going to be focusing on, as we go through, are first of</p> <p>4 all what you found when you examined Anthony's body and</p> <p>5 what conclusions you drew and, secondly, what you told</p> <p>6 the police about it.</p> <p>7 A. Yes.</p> <p>8 Q. All right.</p> <p>9 First of all then, let's have a look shall we at</p> <p>10 that form which we have mentioned, which you filled in</p> <p>11 at the scene and which you say you gave a copy of to the</p> <p>12 police.</p> <p>13 Members of the jury, it is in your jury bundle B/1</p> <p>14 at tab 10, if you would like to turn it up. If we could</p> <p>15 have it on screen as well, please, it is IPC0000530.</p> <p>16 You did say your writing wasn't very good, Dr Munro,</p> <p>17 and I think we can all form our own view about that.</p> <p>18 A. That it is not so bad actually.</p> <p>19 Q. I am going to go through it now so we can all be sure in</p> <p>20 our own minds exactly what it said, before we go any</p> <p>21 further. But before I do that, it is entitled "Forensic</p> <p>22 medical examination". Is this a form which is solely</p> <p>23 directed towards examining dead bodies or is it a more</p> <p>24 general purpose form?</p> <p>25 A. There is a modification of it which is for examining</p> <p style="text-align: center;">Page 47</p>
<p>1 A. Yes, that's correct.</p> <p>2 Q. All right, we have heard about the form, which we are</p> <p>3 going to look at in a moment. Was there any other</p> <p>4 documentation, not perhaps asking about payment, but any</p> <p>5 other documentation on which you filled in any</p> <p>6 information about what you had found?</p> <p>7 A. No, not really.</p> <p>8 Q. We have just read the two witness statements that the</p> <p>9 two police constables prepared on that day. We have</p> <p>10 heard that Mr Neil had a statement taken from him at the</p> <p>11 scene. Do you sometimes get asked to prepare a witness</p> <p>12 statement when you attend scenes like this?</p> <p>13 A. No, very rarely. Very rarely.</p> <p>14 Q. All right.</p> <p>15 A. My writing is so awful, they wouldn't be able to read</p> <p>16 it.</p> <p>17 Q. There are ways round that problem, but --</p> <p>18 A. I know there are nowadays.</p> <p>19 Q. It would be fair, would it, to say that what you did on</p> <p>20 that day in terms of completing this form which we are</p> <p>21 going to have a look at, giving it to the police, that</p> <p>22 that was normal in the sense that they didn't ask you to</p> <p>23 prepare a statement or any longer document?</p> <p>24 A. That is absolutely normal.</p> <p>25 Q. All right.</p> <p style="text-align: center;">Page 46</p>	<p>1 alive people in custody, but it is basically the same.</p> <p>2 Q. If you were examining someone who was alive in custody,</p> <p>3 you wouldn't have used this form?</p> <p>4 A. That's right.</p> <p>5 Q. I see.</p> <p>6 If we start then at the top, we can see that under</p> <p>7 "Person examined" you have written the surname Walgate</p> <p>8 and forename Anthony and you have written down his age</p> <p>9 as being 23. Presumably that was information you were</p> <p>10 given at the scene?</p> <p>11 A. Yes, the police would have told me that.</p> <p>12 Q. And we have just read in the witness statements that</p> <p>13 they had found Anthony's passport on him, so no doubt</p> <p>14 that is how --</p> <p>15 A. They had already found it by the time I had written this</p> <p>16 statement.</p> <p>17 Q. All right.</p> <p>18 Then, on the next line, we see timings, beginning</p> <p>19 time of 7.40 and a concluding time of 8.28.</p> <p>20 A. Yes.</p> <p>21 Q. What would those timings represent?</p> <p>22 A. When I first got there, when I started the examination</p> <p>23 and when I left the examination. It doesn't mean that</p> <p>24 I wasn't then talking to the police, but that is when</p> <p>25 I --</p> <p style="text-align: center;">Page 48</p>

12 (Pages 45 to 48)

<p>1 Q. All right, because you have explained --</p> <p>2 A. Yes.</p> <p>3 Q. -- that you filled in the form some time before you</p> <p>4 left, so logically, if that is right, 8.28 was not the</p> <p>5 time you left, it was some time earlier than that?</p> <p>6 A. Yes.</p> <p>7 Q. Thank you.</p> <p>8 Then carrying on down, under the title "Reason for</p> <p>9 examination or claim", I will read out and you tell me</p> <p>10 if I am wrong, it says:</p> <p>11 "Called to sudden death at Cooke Street, Barking."</p> <p>12 A. Yes, that's correct.</p> <p>13 Q. The next section "Medical findings/advice to police",</p> <p>14 does it say, "Life confirmed extinct at 7.51"?</p> <p>15 A. It does.</p> <p>16 Q. And just to the right, does it say "Old self-harm marks</p> <p>17 legs"?</p> <p>18 A. That's right, yes, I noticed those because his jeans</p> <p>19 were pulled up and there were self-harm marks I think on</p> <p>20 both legs.</p> <p>21 Q. Underneath that, "Body propped against outside wall"?</p> <p>22 A. Yes, that's correct.</p> <p>23 Q. Then:</p> <p>24 "Cold, stiffness of small joints finger."</p> <p>25 A. Yes, that's correct.</p> <p style="text-align: center;">Page 49</p>	<p>1 probably didn't -- Mr Neil's evidence that the jury</p> <p>2 heard this morning, when he said that he had seen</p> <p>3 perhaps the same thing and felt that it was</p> <p>4 hypostasis --</p> <p>5 A. Yes.</p> <p>6 Q. -- and he explained to the jury what hypostasis is.</p> <p>7 Perhaps you can give -- first of all let me ask you</p> <p>8 this. Did you look at Anthony's torso?</p> <p>9 A. I did.</p> <p>10 Q. Had you been told before you looked that there was some</p> <p>11 suggestion that he might have a foot mark on him?</p> <p>12 A. No, I hadn't -- somebody may -- they may have said it,</p> <p>13 actually, I am not sure.</p> <p>14 Q. Did you see any marks on his chest?</p> <p>15 A. I saw hypostasis, which is when somebody dies, the heart</p> <p>16 is obviously not working and the blood then tends to</p> <p>17 come out of the small vessels, which is this red purply</p> <p>18 finish. Whereas pressure down the back, which I was not</p> <p>19 allowed to turn the body over to look, but there</p> <p>20 wouldn't have been any because the pressure would stop</p> <p>21 the hypostasis forming there, so it is very common and</p> <p>22 it is very common for the police to say they are</p> <p>23 footprints and all sorts of things, but there wasn't any</p> <p>24 evidence it was a footprint.</p> <p>25 Q. You, I am sure, have far more experience of seeing</p> <p style="text-align: center;">Page 51</p>
<p>1 Q. "Blood in mouth -- bitten tongue."</p> <p>2 A. Yes, that's correct.</p> <p>3 Q. "Epilepsy?"</p> <p>4 A. Yes, that's correct.</p> <p>5 Q. Perhaps you can help us, what are the words just to the</p> <p>6 right of that?</p> <p>7 A. I would say it is "probably non-suspicious", at the</p> <p>8 time --</p> <p>9 Q. It's "probably non-suspicious"?</p> <p>10 A. I thought that at the time.</p> <p>11 Q. I am going to come back to that, Dr Munro. I just</p> <p>12 wanted to establish exactly what those words said.</p> <p>13 THE CORONER: Can I ask you again, was it cold, stiffness of</p> <p>14 small?</p> <p>15 A. Joints, in the fingers, yes.</p> <p>16 MR O'CONNOR: Really that is the form, is it not, and we see</p> <p>17 the date of 19 June is there a couple of times.</p> <p>18 A. Yes.</p> <p>19 Q. I am going to come back of course to the content of the</p> <p>20 form, but first of all I want to ask you about something</p> <p>21 that is not referred to or seen on the form and that the</p> <p>22 question of the foot mark on the chest. You probably</p> <p>23 heard me read the statements of the two police officers,</p> <p>24 both of whom mentioned there being a foot mark on the</p> <p>25 abdomen or torso. You may or may not have heard -- you</p> <p style="text-align: center;">Page 50</p>	<p>1 hypostasis than probably anyone else in this room.</p> <p>2 A. Yes, exactly.</p> <p>3 Q. Do you think it is an understandable mistake for</p> <p>4 somebody to think it actually might be a foot mark?</p> <p>5 A. Exactly, yes, I do.</p> <p>6 Q. If we look at a page of the police log of that morning.</p> <p>7 Members of the jury, you might want to try and keep</p> <p>8 a finger in the document we are looking at, because we</p> <p>9 will come back to it, but it is actually tab 2 of jury</p> <p>10 bundle B/1. For the screen it is IPC000035, it is</p> <p>11 page 57 within this long document, members of the jury.</p> <p>12 It may be easier for you to look on -- it is in the</p> <p>13 bundle in front of you, Dr Munro, but it may be easier</p> <p>14 for you to look on the screen. Picking up about six</p> <p>15 lines down, or rather we see just at the end of one</p> <p>16 line, "Forensic tent put in place". Do you see that,</p> <p>17 Dr Munro?</p> <p>18 A. Yes, I can.</p> <p>19 Q. Then it says CSM Kynaston, "CSM" meaning crime scene</p> <p>20 manager?</p> <p>21 A. Yes.</p> <p>22 Q. In fact CSM Kynaston is a witness who the jury will hear</p> <p>23 from tomorrow:</p> <p>24 "... CSM Tribe [and then you] FME, Dr Munro,</p> <p>25 examined body."</p> <p style="text-align: center;">Page 52</p>

<p>1 Does that refresh your memory as to whether you 2 examined the body on your own or is it possible that one 3 or other or both of CSM Kynaston and Tribe were there? 4 A. They may have done earlier, but I don't remember them 5 examining the body when I was there. 6 Q. Sorry, could you speak up a little bit? 7 A. I don't remember them actually examining the body when 8 I was there. 9 Q. Right, so you don't remember them being with you when 10 you examined the body? 11 A. Yes. 12 Q. All right. Reading on: 13 "No sign of any foot mark impression, only injury to 14 body was a slight cut to mouth, believed to be from his 15 tongue. He wears a brace, no other obvious injury apart 16 from old self-harming injury to leg. Footprint injury 17 described by officer may have been discolouration of 18 body decomposing and blood settling in creases of body." 19 A. Yes, that's correct. 20 Q. That's a description of hypostasis? 21 A. Absolutely. 22 Q. Do you think this may have been a record of 23 a conversation you had with those at the scene? 24 A. It could well have been. 25 Q. Thank you, we can take that down now.</p> <p style="text-align: center;">Page 53</p>	<p>1 A. No, because it is so variable. Sometimes it disappears 2 quickly, sometimes it is never even there. 3 Q. Right. 4 A. Nobody knows expectedly why, but that is the reason. 5 Q. All right, so not something you thought was of 6 particular significance? 7 A. No, no. 8 Q. One of the things you did mention on your form was what 9 you describe as "old self-harm mark to leg". 10 A. Yes. 11 Q. I think when we read the record it says leg rather than 12 legs, perhaps let's not worry too much about that. 13 A. Yes. 14 Q. Can I ask you this, first of all: what made you think 15 they were self-harm marks? Secondly: what made you 16 think they were old? 17 A. They were scars, they were all parallel, couldn't 18 normally have been caused by anything I can think of 19 other than I have seen many self-harm, it looked like 20 self-harm and it was considered fully more than 21 six months' old. 22 Q. More than six months' old? 23 A. I would think so, yes. 24 Q. And just the nature of the scars? 25 A. Yes, parallel lines, yes.</p> <p style="text-align: center;">Page 55</p>
<p>1 In fact if we can go back, members of the jury, to 2 tab 10, and on the screen the same document we had 3 before, which is IPC000530. 4 We don't see anything on this document, Dr Munro, 5 about hypostasis, do we? 6 A. No. 7 Q. Why didn't you write it down? 8 A. Because it is so common I wouldn't write it down. It is 9 not really of any relevance. 10 Q. Might it be of relevance, for example, to how long 11 Anthony had been dead. 12 Just pause a minute, sorry. 13 I am sorry, I have just been handed a paper, it is 14 a note from a juror, I don't know if you have seen it 15 madam. 16 Perhaps you could hand it to the coroner. 17 THE CORONER: Were you going to deal with that? 18 MR O'CONNOR: Having seen it, I will. 19 THE CORONER: Yes. 20 MR O'CONNOR: Thank you. 21 We were just talking about the blood clotting. 22 A. Yes. 23 Q. You said it is very common and I was asking you whether 24 it may have been relevant to how long Anthony had 25 been --</p> <p style="text-align: center;">Page 54</p>	<p>1 Q. Parallel lines and as a police forensic medical 2 examiner, it is something perhaps that you see commonly? 3 A. I see it all the time. 4 Q. Those were the reasons that led you to take the view 5 they were self-harm marks? 6 A. Yes. 7 Q. Thank you. 8 Moving on to another matter which you did record, 9 you write, "Cold, stiffness of small joints, finger". 10 You wrote cold? 11 A. Yes, because he was. 12 Q. Which is not at all unusual for someone who has died? 13 A. No. 14 Q. Did you measure the temperature of Anthony's body? 15 A. No, I didn't. 16 Q. Is that something you might normally have done? 17 A. Not normally, no. No. 18 Q. Were you aware that Mr Neil had measured the temperature 19 of the body? 20 A. No, I didn't know. 21 Q. He had measured it some three or three and a half hours 22 before you were there -- 23 A. Yes. 24 Q. -- using an ear thermometer, and he had found the 25 temperature there to be 24 degrees.</p> <p style="text-align: center;">Page 56</p>

<p>1 A. Yes.</p> <p>2 Q. Knowing now that he had done that measurement and we</p> <p>3 have seen that he told the police about it, is it</p> <p>4 something you would have expected to have been told when</p> <p>5 you arrived?</p> <p>6 A. Not particularly. No.</p> <p>7 Q. Does the fact that the temperature was recorded at</p> <p>8 24 degrees, is that something that you would regard now</p> <p>9 as being of significance?</p> <p>10 A. Only that it is below normal. There are various</p> <p>11 equations produced to say the fall of a temperature,</p> <p>12 none of which are very satisfactory, not for what I was</p> <p>13 doing to say when the person had died.</p> <p>14 Q. You say there were a number of equations produced to</p> <p>15 show the fall of temperature?</p> <p>16 A. Yes, with the outside temperature, which we didn't</p> <p>17 measure. We don't know how long he had been there.</p> <p>18 There are all sorts of variables.</p> <p>19 Q. All right, so I think what you are saying is that</p> <p>20 exactly how cold he was wasn't something that you</p> <p>21 regarded as being of particular importance?</p> <p>22 A. No, exactly.</p> <p>23 Q. Your main task, the reason you had been called there,</p> <p>24 was to determine whether or not he was dead, is that</p> <p>25 right?</p> <p style="text-align: center;">Page 57</p>	<p>1 your form?</p> <p>2 A. No, no, I didn't.</p> <p>3 Q. It is something you think that you might normally have</p> <p>4 written down in a situation like this?</p> <p>5 A. No, I put the stiffness and that would be enough,</p> <p>6 because I would know that that would be normally around</p> <p>7 eight hours.</p> <p>8 Q. Well, you would know that, Dr Munro, but presumably one</p> <p>9 of the reasons for handing this form to the police is so</p> <p>10 that they have information that they, as non-medical</p> <p>11 experts, can work with, and they might well know</p> <p>12 something about rigor mortis but they wouldn't</p> <p>13 necessarily know that stiffness of small finger joints</p> <p>14 means eight hours' death, would they?</p> <p>15 A. No, that is right.</p> <p>16 Q. Do you think that perhaps it is something that you might</p> <p>17 have -- that they would have been helped if you had</p> <p>18 written it down?</p> <p>19 A. Yes, yes.</p> <p>20 Q. Leaving that to one side, coming back to the point we</p> <p>21 touched on earlier, do you think it is something that</p> <p>22 you did tell them at the scene, can you remember?</p> <p>23 A. I honestly cannot remember, but I am sure I did, because</p> <p>24 they always say, "How long has he been dead, doc?"</p> <p>25 Q. Yes, certainly just on the basis of television</p> <p style="text-align: center;">Page 59</p>
<p>1 A. Yes, that's right, yes.</p> <p>2 Q. The other part of this line, after the "cold", says,</p> <p>3 "... stiffness of small joints, finger", is that</p> <p>4 a description of what we sometimes describe as rigor</p> <p>5 mortis?</p> <p>6 A. It is, and that is significant because it was just the</p> <p>7 small joint, not the big joints, not the arms and legs.</p> <p>8 Q. Why is that significant?</p> <p>9 A. Because they were actually stiff, they get stiff</p> <p>10 starting with the small joints first and then affecting</p> <p>11 the larger joints.</p> <p>12 Q. So was an indication --</p> <p>13 A. That he had been dead for some time.</p> <p>14 Q. -- that he had been dead for some time?</p> <p>15 A. Possibly up to eight hours, I thought, I estimated.</p> <p>16 Q. I am going to come back -- let me ask you now then. You</p> <p>17 have mentioned the rigor mortis indicating to you that</p> <p>18 he may have been dead for up to eight hours, I think</p> <p>19 those were the words you just used?</p> <p>20 A. Yes.</p> <p>21 Q. Do you recall discussing this with the police?</p> <p>22 A. I don't recall. I would have probably told them, I am</p> <p>23 sure I would have told them.</p> <p>24 Q. It is not something -- the words eight hours or any</p> <p>25 length of time is not something that is written down on</p> <p style="text-align: center;">Page 58</p>	<p>1 programmes that we see, it seems to be something that is</p> <p>2 very commonly asked at scenes of the medical</p> <p>3 practitioner. But we cannot place too much weight on</p> <p>4 that, but in your experience is it something that the</p> <p>5 police involved in a case like this will ask you when</p> <p>6 you are present at a scene?</p> <p>7 A. Yes.</p> <p>8 Q. I think you have told us you don't have an exact memory</p> <p>9 of whether you did or didn't say that --</p> <p>10 A. No, I don't know.</p> <p>11 Q. -- on the morning.</p> <p>12 Is it in fact possible for you now to give any more</p> <p>13 definite view about how long Anthony had been dead by</p> <p>14 the time you saw him?</p> <p>15 A. No, because we don't know long he had been put outside,</p> <p>16 it was quite cold outside, it was early morning, and</p> <p>17 that affects it quite a lot.</p> <p>18 He was presumably a fit healthy chap, that has some</p> <p>19 relevance.</p> <p>20 Q. Let me ask you this. You examined Anthony's body at</p> <p>21 just before 8.00 in the morning?</p> <p>22 A. Yes.</p> <p>23 Q. 7.40 or thereabouts. Having seen what you have seen,</p> <p>24 the records you made about rigor mortis and his whole</p> <p>25 presentation, do you think it is possible at all that he</p> <p style="text-align: center;">Page 60</p>

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<p>1 might have in fact been alive at 4.00 that morning, so 2 less than four hours earlier? 3 A. He could have been, but I would have thought no, 4 probably, because it takes longer than that to actually 5 get proper rigor mortis. 6 Q. If you had been asked, is that the answer you would have 7 given on the day? 8 A. Yes, yes. 9 Q. I want to move on and ask you about your views on the 10 cause of Anthony's death and the information you 11 provided on the morning. The words underneath the entry 12 about rigor mortis say: 13 "Blood in mouth, bitten tongue." 14 Then, "Epilepsy?" 15 Tell us a bit more about those findings and what 16 seems to be a conclusion? 17 A. The police statement actually says he had a swollen lip, 18 but he didn't. 19 Q. Sorry, can you just repeat what you said? 20 A. The police statement says he had a swollen lip, but he 21 didn't. But he certainly had a cut on his tongue, and 22 quite a significant cut, which is where the blood had 23 come from. 24 Q. Right. 25 A. That is quite common in seizures and epilepsy to</p> <p style="text-align: center;">Page 61</p>	<p>1 looking for it? 2 I will read out the line from your statement, it 3 just says: 4 "I pronounced life extinct at 07.51 [which is 5 consistent with what you have told us] and said that 6 death could have been caused by epilepsy [which we have 7 just discussed] or drugs." 8 A. Yes. 9 Q. Drugs is not something that we see written down on the 10 form, is it? 11 A. No. 12 Q. When you wrote your statement a year and a half after 13 this incident, is that something that you remembered 14 talking to the police about even though you hadn't 15 written it down on the form? 16 A. No, I think my mind was actually brought around to it 17 because about two days before I had written the 18 statement, the second statement, I saw somebody in 19 Marylebone, a young girl, who had died in similar 20 circumstances, having taken cocaine, and she had 21 a seizure and died. So I thought this could always be 22 that. 23 Q. Just to be clear then, the view you were expressing in 24 2016 was a view you had in 2016 but not something you 25 had said in 2014?</p> <p style="text-align: center;">Page 63</p>
<p>1 actually bite the tongue, as you know, so that was what 2 made me think he may have had an epileptic-form seizure 3 of some sort, not necessarily caused by epilepsy but 4 something had happened to him. 5 Q. I think what you are describing is not -- I think the 6 word you used was an epileptic-form seizure? 7 A. That's right. 8 Q. So not someone perhaps who had longstanding epilepsy? 9 A. He could have. 10 Q. But something happens to you -- 11 A. Yes. 12 Q. -- which causes you to have what in effect is 13 an epileptic fit? 14 A. But all we have is the evidence that he had something, 15 some sort of seizure. 16 Q. Going back to your observations on the morning and what 17 you wrote down here, was it simply that the fact that he 18 had blood in his mouth and what looked like a bitten 19 tongue that led you to think it might be epilepsy or 20 an epileptic fit? 21 A. Yes, it did. It was. 22 Q. In your statement which you made -- let me just get this 23 right. Yes, in fact in your statement that you made in 24 February 2016, so a year and a half or so after the 25 incident, do you have it there, Dr Munro? Are you</p> <p style="text-align: center;">Page 62</p>	<p>1 A. Yes, that's correct. That's correct. 2 Q. That is not actually how it is worded. It is important 3 that we get this right, but what you say in your 4 statement is that you said, I think it is clear the 5 meaning is to the police at the time, that the death 6 could have been caused by epilepsy or drugs, but as 7 I understand what you are saying this afternoon, what 8 you are telling the jury is that you may well -- in fact 9 you wrote down, epilepsy as a possible cause on the day, 10 but that the idea that it may have been drugs is 11 something that you only had in mind a year and a half 12 later when you wrote this statement? 13 A. No, I would have probably thought that at the time. It 14 could have been caused by drugs, but I don't know. 15 Q. Perhaps the most important thing is whether you think 16 now you said to the police on the day in June 2014 that 17 drugs was a possible cause of the death -- 18 A. I am sure -- 19 Q. If you cannot remember, don't speculate? 20 A. I am sure I did. 21 Q. You think you did? 22 A. Yes. 23 Q. Tell us a bit more then about -- you have explained 24 something about epilepsy and how that might have caused 25 the death or been involved in the death. Did you have</p> <p style="text-align: center;">Page 64</p>

16 (Pages 61 to 64)

<p>1 any more thoughts about how drugs might have been 2 involved in this death when it was in your mind? 3 A. No, only always that when anybody has some sort of 4 seizure, drugs are quite important, and lots of drugs, 5 especially recreational drugs, if they are taken in 6 overdose, or if somebody is particularly sensitive they 7 can have a seizure. Any seizures can be fatal. 8 Q. To summarise what you are saying, the idea of drugs 9 having played a part or caused the death might actually 10 have been linked to the idea of having an epileptic 11 seizure? 12 A. Yes. 13 Q. Let me ask you a related question, but slightly 14 different. Can I ask you, doctor, to pick up this 15 bundle, it says "Jury bundle A generic" on the spine. 16 The jury all have their copies of it. If we could turn 17 together to tab 11, please, and if we go to the third 18 page of that tab, if we have the right page we will see 19 on the right-hand side a picture of a small brown 20 bottle. 21 I hope, members of the jury, you have that page. 22 Doctor, do you have it? 23 It is tab 11, doctor, and then you should find three 24 pages within it. 25 A. Yes.</p> <p style="text-align: center;">Page 65</p>	<p>1 in that picture, does that resemble what you were 2 describing? 3 A. Yes, almost. Yes, your Honour. He was certainly 4 propped up against the wall, which is -- that was the 5 extraordinary thing, that is what made it so peculiar, 6 the whole thing, he must have been placed there. 7 MR O'CONNOR: That leads to the last issue that I wanted to 8 ask you about, which is the question of whether you 9 considered the death to be suspicious. 10 A. Hmm. 11 Q. The coroner asked you about the position of the body. 12 In your form that you completed on the day we see the 13 words, "Body propped against outside wall". 14 A. Yes. 15 Q. I think you just said that the position was 16 extraordinary, is that the word you used? 17 A. Yes, if somebody had an epileptic fit, or any sort of 18 collapse, they wouldn't be propped against the wall, 19 they would be flat out on the floor. That was the 20 extraordinary thing about the whole scenario. 21 Q. We don't see anything on the form, doctor, about the 22 position being extraordinary or unusual? 23 A. I did say he was propped against the wall. 24 Q. Yes, so tell us more -- you mean that there was some 25 significance in the word "propped" in your mind?</p> <p style="text-align: center;">Page 67</p>
<p>1 Q. The jury will hear evidence about this bottle but it was 2 a bottle, we can perhaps just about make out from the 3 ruler next to it, it is a small bottle but it was found 4 in fact in the bag that we see next to Anthony's body in 5 the picture next to it. I just wonder, doctor -- again, 6 please don't speculate if you cannot remember -- but, 7 first of all, do you think you may have either been told 8 about it or seen that bottle at the scene and, secondly, 9 could that be perhaps part of the reason why you thought 10 that drugs may have been involved? 11 A. Yes, I certainly would have seen it, I am sure. But it 12 was empty, so I couldn't give any more information on 13 that. 14 Q. Did you say it was empty? 15 A. I think so, yes. 16 Q. We will hear more evidence about that, but that is your 17 memory, is it? 18 A. It is, yes. There were no tablets in it, anyway. 19 Q. No tablets in it? 20 A. No tablets. 21 Q. Again, we will hear evidence about what may or may not 22 have been inside that bottle. 23 The last -- 24 THE CORONER: Can I just ask this, we are on that 25 photograph, Dr Munro, the position in which Anthony is</p> <p style="text-align: center;">Page 66</p>	<p>1 A. I think so. I mean most people that die don't die 2 propped against a wall. In fact probably everybody. 3 Q. The last words on the form, doctor, "Probably 4 non-suspicious". 5 A. Well, it didn't have a knife wound, it didn't have 6 bullet wounds, or the sort of thing that you say that is 7 suspicious. So that was probably incorrect. At the 8 time, but I don't know if it had been epilepsy, is that 9 a suspicious death or not? 10 Q. You have told us that after completing this form you had 11 a discussion with the police? 12 A. I did, yes. Yes. 13 Q. I think you said it may have lasted on or off for half 14 an hour or so? 15 A. Yes, that's right. 16 Q. It is important that the jury hear what you have to say, 17 as far as you can remember, about the discussions you 18 had. 19 First of all, do you think you would have discussed 20 whether the death was suspicious with the police? 21 A. Yes, I would have done. Definitely. 22 Q. Would you have told them, as we see on the note, that 23 the death probably was not suspicious in your opinion? 24 A. Yes, I must have done. 25 Q. Why must you have done?</p> <p style="text-align: center;">Page 68</p>

17 (Pages 65 to 68)

<p>1 A. Because I wrote it on the form.</p> <p>2 Q. Can you remember what you told them along those lines?</p> <p>3 A. No, I can't. It is so long ago, I remember the scene</p> <p>4 but actually what I said, I don't remember.</p> <p>5 Q. To be fair to you, doctor, and I hope we are being fair</p> <p>6 to you, but in a statement that you wrote in</p> <p>7 October 2020, so some four years after this incident --</p> <p>8 again, don't bother looking for it, I will read out the</p> <p>9 relevant section. You wrote:</p> <p>10 "I pronounced life extinct at 7.51 and told the</p> <p>11 police that the death could have been caused by epilepsy</p> <p>12 or drugs, but that the unusual position of the body</p> <p>13 could not be easily explained."</p> <p>14 There you are saying that you told the police that</p> <p>15 the position of the body was unusual, and that it</p> <p>16 couldn't be easily explained. We are trying to</p> <p>17 reconcile that, which you wrote four years after the</p> <p>18 incident, with what we look at on the form, which you</p> <p>19 wrote on the day, at the time, in fact even on your</p> <p>20 account before you spoke to the police, where you simply</p> <p>21 say, "Probably not suspicious".</p> <p>22 A. Yes.</p> <p>23 Q. Can you help us with what you think you told the police</p> <p>24 on the day about whether and why the death was</p> <p>25 suspicious?</p> <p style="text-align: center;">Page 69</p>	<p>1 Q. You have explained in your evidence that you feel sure,</p> <p>2 is my note, that you would have told the officers about</p> <p>3 your estimate of when he had died, appreciating the</p> <p>4 difficulties with that.</p> <p>5 A. Yes, yes, that's correct.</p> <p>6 Q. Just try and help the jury understand the scene that you</p> <p>7 were in a little bit more in terms of which officers you</p> <p>8 recollect speaking to, whether they were borough</p> <p>9 officers, or the HAT car officers or the CSM, just try</p> <p>10 and help the jury understand who you were having these</p> <p>11 discussions with?</p> <p>12 A. I haven't a clue actually, I honestly cannot -- they</p> <p>13 were police officers, obviously.</p> <p>14 Q. Your recollection is how many of them roughly?</p> <p>15 A. Probably about six or seven.</p> <p>16 MS HILL: Thank you.</p> <p>17 Questions from MR DAVIES</p> <p>18 MR DAVIES: Madam, I had better introduce I think, I was</p> <p>19 absent yesterday.</p> <p>20 THE CORONER: Yes, please.</p> <p>21 MR DAVIES: Hugh Davies QC representing, with Ms Dobbin</p> <p>22 Queen's Counsel, some of the borough officers.</p> <p>23 Doctor, conversations at the scene are one thing,</p> <p>24 aren't they, in terms of communicating information?</p> <p>25 A. Yes.</p> <p style="text-align: center;">Page 71</p>
<p>1 A. No. Only the fact that the body had been moved --</p> <p>2 obviously moved at some stage. It is a bit strange,</p> <p>3 although it doesn't necessarily mean it is suspicious,</p> <p>4 because people do all sorts of things with dead bodies.</p> <p>5 Q. You think you did say to them that the body had been</p> <p>6 obviously moved?</p> <p>7 A. I think so, I must have done. I really cannot remember,</p> <p>8 but I am sure I did.</p> <p>9 Q. But it is not something that you wrote down on the form?</p> <p>10 A. No. No.</p> <p>11 MR O'CONNOR: Thank you, doctor, those are all my questions.</p> <p>12 Questions from MS HILL</p> <p>13 MS HILL: Doctor, I represent the families of those young</p> <p>14 men who died, save for the partner of Daniel Whitworth</p> <p>15 who is separately represented, and I have just a few</p> <p>16 questions for you if I may.</p> <p>17 A. Yes.</p> <p>18 Q. Just help the jury, please, in understanding why your</p> <p>19 view was that the body had obviously been moved at some</p> <p>20 stage?</p> <p>21 A. Because he was actually sitting -- when I saw him he was</p> <p>22 sitting propped up against a wall, which, if somebody</p> <p>23 has died, you wouldn't expect them to be sitting against</p> <p>24 a wall. Especially if he had some sort of seizure. He</p> <p>25 would be on the floor, on the ground.</p> <p style="text-align: center;">Page 70</p>	<p>1 Q. But you must realise, having worked in the custody</p> <p>2 system that it is what you write down that is really</p> <p>3 important, because conversations can get lost, can't</p> <p>4 they?</p> <p>5 A. Yes. Yes.</p> <p>6 Q. Not everyone reading your document will be medically</p> <p>7 trained like you are; do you agree?</p> <p>8 A. It goes then on to the pathologist, that document.</p> <p>9 Q. Yes, but a police officer reading your report will not</p> <p>10 be medically trained like you are?</p> <p>11 A. That is fine, that's correct.</p> <p>12 Q. In terms of any investigation into a suspicious death,</p> <p>13 a fairly fundamental piece of information is what the</p> <p>14 doctors are saying is the time of death.</p> <p>15 A. Hmm.</p> <p>16 Q. Do you agree with that?</p> <p>17 A. No, it is very difficult to estimate the time of death.</p> <p>18 Q. It may be difficult to estimate, but the estimate is</p> <p>19 an important piece of information, isn't it?</p> <p>20 A. It is, but it is not accurate in any way.</p> <p>21 Q. It is an estimate. Not accurate in any way?</p> <p>22 A. No.</p> <p>23 Q. Do you mean that?</p> <p>24 A. Yes, I do, because there are so many variables. So many</p> <p>25 variables.</p> <p style="text-align: center;">Page 72</p>

<p>1 Q. There is a developed body of science, isn't there, as to 2 two features in terms of evolution that help provide 3 an estimate. 4 One is the evolution of the signs of rigor mortis 5 over time in a dead body. 6 A. Yes. 7 Q. Starting with the small muscles of the face and 8 progressing to the muscles of the small joints, fingers 9 and then into larger joints. There is a body of science 10 about that, isn't there? 11 A. Yes, that's right, yes. 12 Q. Yet your written note made no reference to even 13 an estimate for an untrained officer as to the fact that 14 rigor mortis in the joints of the fingers was found 15 here. Do you agree? 16 A. Yes, I agree. 17 Q. Secondly, your written document makes no reference to 18 a second factor, which is the evolution over time of the 19 systems of hypostasis in the body, because that is not 20 instant either, is it? 21 A. No, but that is much more variable than the time of 22 death on rigor mortis, much more variable. Sometimes it 23 doesn't occur at all. 24 Q. That may be so, but there is a body of scientific 25 literature that can provide an estimate based on the</p> <p style="text-align: center;">Page 73</p>	<p>1 your evidence to be that it could have been up to eight 2 hours before you attended the scene? 3 A. It could have been, that's correct. 4 Q. Up to eight hours? 5 A. Or even more. 6 Q. Or more. But more than four hours, because of the rigor 7 mortis that had set in in the small joints? 8 A. I think so, yes. 9 Q. Thank you. 10 In the note you did make at the time, which the jury 11 have seen, you put "epilepsy?", that is because more 12 information was needed to confirm that cause or that 13 diagnosis? 14 A. Yes. 15 Q. You don't make any note about the position of the body 16 being inconsistent with epilepsy in your -- 17 A. No, no. No, I didn't. 18 Q. As Mr Davies has said, there isn't any indication at the 19 time that you had any discussion about that with any of 20 the officers? 21 A. I don't know. I don't know. 22 Q. As far as the drugs are concerned, again there is no 23 mention I think of drugs in your note being a possible 24 cause of death, is that right? 25 A. In the first statement?</p> <p style="text-align: center;">Page 75</p>
<p>1 degree of hypostasis in the body as to when that person 2 died? 3 A. Yes, reams and reams have been written about it. 4 Q. Yes. 5 Allowing for all of the variables, you found 6 hypostasis developed to a degree where it could have 7 provided an estimate for the time of death? 8 A. It could have -- I am not a pathologist though. 9 Q. Your written record provides no documentation whatsoever 10 for anyone picking it up as to the degree of hypostasis 11 you found? 12 A. No. 13 Q. Nor did you talk to any police officer about that? 14 A. I don't know, I don't remember. 15 MR DAVIES: Thank you. 16 Questions from MR SKELTON 17 MR SKELTON: Dr Munro, I ask questions on behalf of the 18 Metropolitan Police. 19 A. Yes, sure. 20 Q. I think you mentioned the possibility of a pathologist 21 getting involved. Is it fair that you would defer to 22 a pathologist's view on the time of death? 23 A. Of course, yes. Yes. 24 Q. In evidence today, can I just try and clarify what your 25 thinking now is as to the time of death. I understood</p> <p style="text-align: center;">Page 74</p>	<p>1 Q. In the note that you made -- 2 A. No, no. No, that's right, I didn't. 3 Q. It is obviously very difficult in retrospect, you know 4 that Anthony was murdered by Stephen Port and he was 5 murdered using drugs, and that is uncontroversial. But 6 at the time, that wasn't something in your mind because 7 you didn't make a note of it, did you? 8 A. I would have thought it. As I still think it. 9 Q. You thought it, but you didn't note it down or discuss 10 it? 11 A. No. No, I didn't. 12 Q. Likewise, is it possible that someone can overdose and 13 then be found in a slumped position, so different from 14 epilepsy where I think you have described someone 15 becoming horizontal or supine, but you can find yourself 16 in that position having overdosed on drugs? 17 A. Of course, yes. 18 Q. Your view, I think you said it was a non-suspicious 19 conclusion, but it was for others in consultation with 20 the pathologist to determine otherwise? 21 A. Yes, that's right. 22 MR SKELTON: Thank you. 23 MR O'CONNOR: Madam, I don't have any further questions for 24 Dr Munro. I don't know whether you do. 25 THE CORONER: No, I don't, thank you.</p> <p style="text-align: center;">Page 76</p>

1 And I don't think there is anything coming from the
2 jury.
3 Thank you very much indeed, Dr Munro.
4 **A. Thank you very much.**
5 **MR O'CONNOR: Madam, there are some procedural matters that**
6 **we will need to deal with in the absence of the jury,**
7 **but that is the end of the evidence for the day.**
8 THE CORONER: All right, members of the jury, I really do
9 emphasise don't get lulled into a false sense of
10 security that we are going to keep finishing off earlier
11 than I said to you yesterday, but today we are ready for
12 you to leave, so could you leave now and be back for
13 10.00 tomorrow and expect a full day tomorrow.
14 Thank you.
15 (Proceedings continued in the absence of the jury)
16 (3.21 pm)
17 (The inquests adjourned until 10.00 am the following day)
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