- Wednesday, 5th July 2017
- 2 (10.00 am)
- 3 LADY SMITH: Good morning.
- 4 Good morning, Mr Peoples. This morning we were told
- 5 we move to the evidence of Mr David Whelan; is that
- 6 right?
- 7 MR PEOPLES: My Lady, that is correct, if I may call him.
- 8 LADY SMITH: You are ready to call him now? Thank you.
- 9 MR DAVID WHELAN (affirmed)
- 10 Questions from MR PEOPLES
- 11 LADY SMITH: Thank you. Do sit down and make yourself
- 12 comfortable.
- Mr Peoples, when you are ready.
- MR PEOPLES: My Lady.
- 15 Good morning. You are David Whelan?
- 16 A. I am.
- 17 Q. You are currently spokesman for a group known as Former
- 18 Boys and Girls Abused in Quarriers Homes or FBGA for
- 19 short, which I think we will try and use this morning.
- 20 You appear today in that capacity to give evidence to
- 21 the Inquiry?
- 22 A. I do.
- 23 Q. I understand that before we can look at a witness
- 24 statement that you have provided to the Inquiry, you
- 25 would wish to make an opening statement, David.

1	A.	I would like to I would like to thank my Lady and
2		Mr Peoples for allowing me to make an opening statement.

LADY SMITH: Please feel free to do so.

A. I would not be here today giving evidence to this

Inquiry if it was not for the tireless commitment and

efforts of so many people over many years.

I would like to pay tribute and thank a number of these people and organisations including INCAS. I would especially like to thank all the former Quarriers residents, many of who wish to retain their anonymity, who have lent support and assistance to FBGA since we formed and recently at the justice committee. The only sadness is that many former residents connected to FBGA have passed away and our thoughts are with them and their families today.

I would also like to thank personally Marion Scott, who was the Sunday Mail journalist who won an award for her campaigning on these issues over many years, and the Glasgow Herald journalists who have highlighted these issues over many, many years.

In addition, thank you to the Scottish Human Rights
Commission for raising these important matters on our
behalf with government and others such as the Justice
Committee and, in particular, Margaret Mitchell, the
Convener of the Justice Committee.

- 1 There are many others I would like to thank too and
- if I have missed you, apologies.
- 3 Thank you very much.
- 4 MR PEOPLES: Thank you David.
- 5 Can I just say, David, I realise this is not an easy
- 6 experience to be here today and we do have scheduled
- 7 breaks, but can I say at the outset if at any time you
- 8 do want a break, could you please indicate and I am sure
- 9 we can break for a time.
- 10 LADY SMITH: That's not a problem, Mr Whelan. We need to
- 11 have breaks anyway so that I can enable the
- 12 stenographers to get a rest from their work, so just
- mention it if necessary.
- 14 A. Mr Peoples, just before we start, can I give you
- 15 a couple of corrections?
- 16 It is actually dates. Number 19 should be 2005 to
- 17 2007 --
- 18 LADY SMITH: Are these corrections in your statement?
- 19 A. No --
- 20 LADY SMITH: The number 19?
- A. Number 19, my Lady, it has just got 2005 but it should
- actually be a line and then "to 2007".
- 23 LADY SMITH: Is this paragraph 19?
- 24 A. It is number 19. It's --
- 25 MR PEOPLES: David, I will take you to the statement and

1	I will give you an opportunity at that stage to make the
2	corrections before we begin. If I could do that and
3	just introduce it.

- 4 A. Sorry, it is just --
- 5 Q. Not at all.

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- A. It is just in the Kaufman report we gave you the wrong date.
- 8 LADY SMITH: Don't worry. That's good of you to alert us
 9 and Mr Peoples will know, and I will watch for the
 10 document coming up, and you can tell us the corrections
 11 at that point. Thank you.
- MR PEOPLES: Perhaps I can introduce by making three points to assist you.

Firstly, you may take it in giving evidence today that the Inquiry is aware from other evidence that a number of former Quarriers staff were convicted between around about 2001 through to 2004/2005 of the abuse of children in the care of Quarriers. So I make that point initially so you don't have to perhaps take that matter at length. We are aware of that background.

Secondly, and I think you will be aware of this because I think you were at least in attendance for part of yesterday, that the Inquiry has been recently given evidence by Helen Holland that covered, among other things, the period from what was referred to as the

petition by Chris Daly, PE535, in 2002 which took us through essentially to the present time and dealt at some length with what I would broadly describe as the interaction process.

I will come and ask you some things about that but you can take it we have a familiarity with the general processes that occurred between 2002 and present time. So that may save you the burden of having to explain some of these matters.

We may wish to know from you today the extent and nature of the involvement of FBGA and yourself in that process, so if there were things that Helen didn't cover yesterday that you feel are relevant to FBGA then please take the opportunity to make any points you wish to do so.

A. Okay, thank you.

Q. The third point and last point I wish to make before we begin and look at your statement is that I should say, for the benefit of yourself and those here today, we do have your whole statement available as evidence to the Inquiry and I intend to pick up some of the points in the statement but in doing so it is not in any way a reflection that we don't treat the other matters as evidence that's relevant to the work of the Inquiry and what we consider as part of the evidence of the Inquiry.

I hope that gives you at least an introduction to the task today.

Against that background, can I put before you and put up on screen the signed witness statement which you provided to the Inquiry on 5th May of this year. The document is WIT.001.001.1588.

A. Yes.

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- 8 Q. I won't take you to the final page but if we went there 9 we would see you signed the statement on 5th May of this 10 year. To some extent it may touch upon matters where to some extent there have been subsequent events. I'm 11 12 thinking in particular you have a section dealing with 13 what is called "time bar". Again, if I don't go through 14 that section at length today, we have your points on 15 that matter and we are now all aware that there is legislation which is dealing with that particular issue, 16 17 which was one of the issues I think your group campaigned for. 18
- A. Yes, we campaigned for it. We took it up with the

 Scottish Law Commission in 2006 initially. We

 campaigned for the law to be changed. We then submitted

 evidence to the Justice Committee in 2017. Along with

 that evidence we provided some court documents to the

 Justice Committee in relation to some of the issues we

 encountered through the civil process. Myself and other

- former residents, we gave evidence at stage 1 of the

 Justice Committee and FBGA lodged formal documents which

 are on the Justice Committee's website.
- 4 I think -- and I can take this perhaps fairly shortly --Q. 5 it is dealt with in your statement, that apart from dealing with the preparatory stages to any legislation, 6 7 as you have described, I think you say in your statement 8 that there's continuing dialogue between FBGA, and indeed other interested parties, with Scottish 9 10 Government in relation to what I would call in general terms the issue of redress for pre-1964 survivors of 11 abuse because we know the legislation does not cover 12 13 persons who were abused prior to 1964.

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A. Yes, we know -- you know, when we looked at what the law was and we had a clearer understanding and we sought advice on it, clearly the law was not going to be of assistance to the pre-1964 and we had discussions with the Scottish Law Commission on that.

We are engaged with other survivors in a dialogue in looking at what I would call another remedy, but I would probably class it as redress.

One of the issues, and I need to be quite clear about when we talk about redress what FBGA's position is, is that every case should be dealt with on its own merits. It is about to the types of abuse, the

longevity of that abuse, and also as well there has to be a penalty paid for the damage that has been done since 2002 to the survivors and the victims by not addressing original harm and damage and I made that clear in the Justice Committee. Our position is that it is up to each -- obviously up to each individual survivor what it is they want, but clearly our position is that any redress scheme -- and we are saying this to CELCIS and the Scottish Government today because we are being nudged down a certain route and we are not happy with that.

I want to be clear about what it is we are asking. We are asking for a tariff-based system that looks at the individual cases based on its merits and that the process for redress is also credible and robust.

- Q. So if I can just summarise what you are saying, your current position on the matter, particularly with the pre-1964 abuse victims, is that you favour some form of tariff scheme that would be set up by the government, leaving aside the mechanics of how it might be funded, and that that would be looking at individual cases and applying some form of tariff system that I think may have been used in other jurisdictions. I think there are examples perhaps that we could find.
- A. It has been suggested to us that there is a commonality

and there may be some form of commonality in some of
these cases, but the courts wouldn't look at a case on
a commonality basis; they would look at the case in
relation to the actual facts of the case. So that is
what we are saying to the government. That's what we

are saying to CELCIS.

- Q. You see advantages in a scheme where the body

 administering the scheme can look at the whole picture

 rather than an individual case brought in an individual

 claim in the ordinary courts; is that one of the points

 you see as a strength of the proposal --
- A. Clearly you have to look at the whole -- all the cases.

 All the cases are individual. I think Helen described,

 you know, someone was in for six months, someone was in

 for 16 years, depending on the type of abuse that person

 experienced or their experiences, it would be different.

 But it has been suggested to us that one size fits all.

 Unfortunately, one size doesn't fit all.
- 19 Q. I think that's an ongoing discussion you are having.
- 20 A. It is an ongoing discussion.
- Q. I think there's to be a consultation exercise which is
 to be launched on the general issue of -- is it
 redress -- taking in, no doubt, that and other
 matters --
- 25 A. Yes.

- 1 Q. -- and you will, I think, I assume, in due course
- submit, as you have done in relation to other issues,
- 3 papers and views on that issue.
- 4 A. Yes. No, we have a good working relationship. We have
- 5 established these relationships over a number of years.
- 6 But what we have been very clear in the process is that
- 7 FBGA have known from the very beginning what it is we
- 8 want to achieve, what our outcomes are, and how we want
- 9 them delivered. You will see over the years there has
- 10 been a compromise in certain areas where we didn't get
- 11 everything that we wanted. So we took what the
- government was providing at that time. So what I'm
- 13 saying is there comes a point where the survivors have
- 14 to engage if you are going to actually benefit the
- 15 processes to deliver what the survivors want and that's
- 16 what we have tried to do.
- 17 Q. Yes. I hope I'm not doing a disservice to your
- 18 statement, but I think one of the things that you -- if
- I summarise it in this way, that so far as you are
- 20 concerned, FBGA's involvement in these matters of abuse
- and redress for historical abuse cases is based on
- a philosophy of constructive engagement with all
- 23 interested parties. Would that be a fair way of putting
- how you see the way that you approach things?
- 25 A. I would say that is current since, say, 2008.

1	We were the bad guys at one point. We were left out
2	of the processes. We were not invited into the
3	processes. We kept knocking at the door to be included
4	in the processes. I suppose in the early years
5	people we were in the media a lot, we wanted
6	an inquiry, we were making it very clear that was our
7	primary goal. It has not always been like that,
8	Mr Peoples, the relationship.

What I will say is I think some of the civil servants have been selective over the years and I actually think they haven't helped the processes move forward faster or in a more progressive way than they should have done.

- Q. Are you able just to help us in very broad terms about over what period were you, to use your expression, seen as the "bad guys"? I think you were giving an idea that you were to an extent excluded from the process, that was your perception of things, but that has changed in more recent times. Can you put an approximate date to when this change occurred?
- A. In 2005 I did a radio programme and I specifically raised on that programme, because I was asked what did I want to ask Mr Peacock, and I asked him why we were excluded from the processes given that so many people had been convicted in Quarriers. It just seemed

- 1 completely unreasonable for us to be excluded from the
- 2 processes when we had so much to contribute to the
- 3 process.
- 4 Then we were invited into the process. I took the
- 5 view that once we were invited it was in our interests,
- and I would say in all the survivors' interests, to
- 7 engage constructively.
- 8 Q. That maybe neatly take us to a matter I did want to ask
- 9 you about today and ask you to explain in your own
- 10 words, which is really the background to the formation
- 11 of the group that is known as FBGA or Former Boys and
- 12 Girls Abused in Quarriers Homes, of which you have been,
- 13 I think, throughout and are currently the spokesman or
- spokesperson of.
- 15 A. Yes.
- Q. Before I ask you to explain the background, I think I'm
- 17 right in saying that as a group it was formally
- established, if I can put it that way, some time in 2005
- 19 shortly after what we now know as the First Minister's
- 20 apology. I will just use that as a point of reference.
- In December 2004 there was an apology. We can come back
- 22 to that no doubt and you may wish to comment as part of
- your answers.
- A. We were established in July 2005.
- 25 Q. That would be the approximate date?

- 1 A. Yes.
- 2 Q. Can you in your own words, rather than me take you
- 3 through the detailed statement, although you can refer
- 4 to it if you wish to, the background to the formation of
- 5 the group that is known as FBGA?
- 6 A. What happened is a number of us had been through the
- 7 courts and convictions had been held up in relation to
- 8 abusers --
- 9 LADY SMITH: Sorry, when you say you had been through the
- 10 courts, you had been witnesses in trials?
- 11 A. My abuser was convicted, my Lady, in 2002.
- 12 LADY SMITH: And you wouldn't be the only person who had
- been in Quarriers who gave evidence?
- 14 A. No, there were a number of people in a number of cases.
- In my particular case I think there may have been about
- ten witnesses, but there was actually, what do you call,
- two complainants --
- 18 LADY SMITH: Complainers.
- 19 A. -- that it was proven on.
- 20 LADY SMITH: Two charges?
- 21 A. No, four convictions, two individuals out of the ten.
- 22 MR PEOPLES: I don't want to go into the detail, but I think
- at this stage is it sufficient to say that your abuser
- 24 was convicted in 2002 and sentenced to eight years in
- 25 prison, which was reduced on appeal, in 2004, to five

- 1 years. At the time of the original conviction I think
- 2 he was convicted of a number of charges. There were, as
- 3 you say, two complainers in relation to those charges,
- 4 one being yourself and the other being another
- 5 individual who was a former resident in Quarriers. Then
- 6 on appeal the sentence was reduced -- I think I am
- 7 correct in saying some of the charges were quashed; you
- 8 may or may not be aware of that.
- 9 A. They were giving the impression to them they were
- supporting them that he was actually appealing and
- 11 actually he was not appealing because he has never
- 12 appealed the actual charges or the conviction. What he
- got a reduction in sentence was -- was on a technicality
- of the law, that that charge was no longer admissible in
- 15 Scots law.
- So it was not actually a reduction in relation to --
- I suppose what I would call the court process.
- 18 Q. We can look at that. I think you are aware that there
- 19 will be what we describe as a case study in due course
- and we can look at the detail of that in due course.
- 21 Forgive me if it doesn't seem as if I am going to go
- 22 into all that detail today --
- A. No, not at all.
- 24 O. -- but we do have to have an understanding because
- 25 I think that forms part of the topic that I'm asking

about just now, the background to the formation of FBGA.

You have told us about the trial. There were a number of trials as well; it is not just the one you are talking about.

A. No, there were a number of trials. Two of the trials —
two of the people were connected, if I could put it that
way. The brother—in—law was one of the other people.

There were obviously two former residents and it was
shortly after that a group of residents asked me —— the
media were clearly starting to take an interest and
a group of former residents asked me to be the
spokesperson on their behalf.

But what happened after the trial of my abuser was that there was media stories saying that we had lied in court. That was in national media stories. Then there was a programme made called "Secrets and Lies" by BBC Frontline Scotland in 2003 which came out. There was a group of former residents involved. There was former directors involved. Obviously the person who was convicted was interviewed in prison. His wife had organised a campaign from Quarrier's properties.

Quarrier's properties were used for the filming of this programme. The abuser's daughter, the children that were in the programme, she had a drama group down at Quarrier's, they were used as children that we would

have been. All of this was done down at Quarrier's, all
the filming of all of this.

That really was the catalyst of us -- we had anonymity, the court had given us anonymity. I would never have wanted to give that up, but I faced no choice because basically in a national programme I was -- it was being said I lied in a court of law.

Can I just state here for the record, Mr Peoples and my Lady, I never lied in that court of law. I have never lied when I gave testimony to Tom Shaw and I gave testimony to the Historical Abuse Systemic Review.

I have never lied in any of these processes and I want to put that on the record.

- Q. So was the broadcasting of the programme together with the media coverage generally about the issue and suggestions that people who gave evidence in court had not given truthful evidence, was that a key factor in your decision (a) to waive anonymity, as you have said, which you had as part of the trial process, and (b) to form FBGA?
- A. But there also was, which I thought was more serious even than the programme, because we didn't actually understand all of what the programme -- the background to the programme or everything else at that time. There was more serious -- there was intimidation of witnesses

in these cases and, Mr Peoples, it wasn't just after the
trial. There was attempts before the trial to stop
witnesses going to give evidence in a court of law in
some of these cases.

- Q. Without going into detail, can you give us an idea of what you mean by intimidation in this respect? I don't want to go into the chapter and verse but in broad terms.
- A. No, no, of course not. We have given the information to the FBGA legal team and we raised some issues with the police at the time and we also wrote to the Lord Advocate because in a sense we didn't know where to go to, who should deal with this, because I just viewed that as: this is impossible, you go to a court and you give evidence, and this actually happens to you.

So I'm ex-directory and I received abusive calls at home from a number of people. I know where they got my number from because what happened was my abuser's wife, previous to the trial, had been in touch with my sister and saying to my sister, "Oh, we are having a reunion, we are trying to get hold of David". It was not a reunion, he was being charged and it was a court process, and that's why subsequently when she called me how I became -- I never ever came forward, I wasn't coming forward, I was contacted by my abuser's wife at

- 1 my home and actually at that point in time I said, you
- 2 do realise he abused me over many years.
- Q. What did you understand to be the purpose of the call
- from the abuser's wife that you received?
- 5 A. Well, she was -- the purpose of the call was her to
- 6 basically galvanize support for her husband, that it
- 7 never happened. But actually, Mr Peoples, they had done
- 8 the same thing in 1980 -- when he was first being
- 9 investigated, they had done the exact same thing and
- 10 I will give the Inquiry the information about that when
- I give a further testimony.
- 12 Q. Well, we have heard some evidence about an employee and
- I think you are saying it is the same person --
- 14 A. It is the same person.
- 15 Q. -- who was investigated in the 1980s in relation to
- 16 allegations of abuse made by another resident. It was
- not yourself, to be clear about that.
- 18 A. No.
- 19 Q. We have heard evidence there was some form of police
- 20 involvement at that time and I think that the Quarriers
- 21 witness who gave evidence last week told us a little bit
- about that matter. But again it is something the detail
- of which you will appreciate is not for today, but would
- 24 be something to look at in the case studies.
- 25 A. When that person was being investigated a number of

- former residents were contacted, including myself. But
- I was not told that was an investigation, so I never
- 3 knew anything was happening.
- 4 Q. Was that contacted by the police?
- 5 A. No, contacted by the abuser and his wife. So they had
- a pattern of what they did then and they did the same
- 7 thing in the run-up to the trials.
- 8 Q. Just so that we are clear, again in very broad terms at
- 9 this stage, and I think we can leave it in broad terms,
- 10 that when you had this contact from the abuser's wife,
- 11 by that stage your understanding was that there was
- 12 already a police investigation underway involving the
- 13 person that was convicted of abuse of yourself and
- 14 another individual?
- 15 A. I only understood that through the context of the
- 16 conversation I had with her. Because she was -- she
- said, "Oh, some former children, you know, it is all
- 18 lies, they are making some serious allegations of
- 19 a sexual nature". She intimated some of the issues that
- 20 were being, I suppose, discussed. She opened up a can
- of worms for me.
- 22 Q. Yes. It sounds very much as if you are describing
- 23 someone who calls you up to look for what might be
- 24 described, broadly speaking, as a good character
- 25 reference.

- 1 A. Yes, in a sense. But I would go further than that: she
- 2 was trying to pervert the course of justice.
- 3 Q. That may be your characterisation and no doubt we can
- 4 look at it in due course, but at any rate she was
- 5 obviously trying on get some kind of, as you saw it,
- 6 support for her husband who was under investigation.
- 7 A. Yes, that's their position.
- 8 Q. For those that might want a little bit more information
- 9 at this stage, I think it is correct to say that at some
- point in, I think, around 2006 you did publish a book
- 11 which described this and other matters of your
- 12 experiences --
- 13 A. 2010, I published a book.
- 14 Q. I'm sorry.
- 15 A. It is no problem.
- 16 Q. Called "No More Silence".
- 17 A. Yes.
- 18 Q. That in part dealt with this chapter in your life and
- 19 the events, including the telephone call, and how it
- 20 affected you; is that correct?
- 21 A. Yes, that is correct. It also dealt with my family
- 22 history in many respects. You know, it was the right
- reasons why I was put into care, knowing what I know
- 24 about my family and how I was treated at home. It was
- 25 the right decisions --

Q. You were able, before the book was published, to learn a great deal about the background to your admission to care, where you were cared, both at Quarriers and in other places. We don't need to go into the detail at this stage, but the book does deal with all these matters, does it not?

A. I was fortunate that I got consent from the family to get my sister's children's file. I got my own children's file from Quarriers and there was certain information in there which was -- I'm not saying it was substantial, but there was enough information. Then from other sources I gleaned other information. But can I just tell you while we are just touching on records:

I'm a family of five; my two brothers, two sisters and myself, we were in care probably for the better part of most of our lives.

I applied to Glasgow Social Work -- and I had permission from the family because three of the siblings are deceased and I had a permission from the remaining sibling for me to get the children's files. Glasgow Social -- it took me two years ultimately of writing to the Director of Glasgow Social Care Services. My family don't exist. There is no records. I don't know about my siblings, what happened to my siblings. I don't know their history. I met them in later lives but I know

1 nothing about their childhood. I know nothing about --2 I have learnt from -- there is a piece of paper in my children's file which tells me which children's homes 3 4 they were in or where they were at certain points but other than that I know nothing and I'm not -- I'm giving you that as an illustration. 6

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That's happened to thousands of former residents in this country: they don't know their siblings, they don't know their history, and we have nothing other than that file to tell us what our family are, who they are. we want to trace someone or trace a relative or trace something else, we have nothing to be able to do that. That is just appalling.

- Q. When you made these efforts to obtain records, were you surprised about the time it took you and, secondly, about the lack of information that was within the records, at least in your case or the case of your family? Were these things that surprised you?
- I think there wasn't a sense of urgency, if I can be Α. polite about that. Basically what was -- from my recollections -- I have all the paperwork and I will be happy to give that to the Inquiry and to FBGA's legal team.

There was a confusion around the original application, so that went on. Then I had to go to

- 1 various Glasgow Social Work -- what you would call
- various social teams.
- 3 The last place my family were in was in Drumchapel,
- 4 so I went to the Drumchapel Glasgow Social Work team.
- 5 So I was trying. Eventually I wasn't getting anywhere
- and I can't remember the director's name -- was it
- 7 David Gormley? I will confirm that to you at some
- 8 point.
- 9 But eventually I wrote to him and he has actually
- 10 written back to me and apologised and said,
- 11 unfortunately, there's no records.
- 12 Q. So you made enquiries for records through the current
- 13 local authorities. When was this attempt to get these
- 14 records? This was before the publication of your book,
- obviously.
- 16 A. Yes.
- 17 Q. Are we talking about shortly before that time or was it
- 18 after the formation of FBGA?
- 19 A. Yes.
- 20 Q. So between 2005 and 2010 you were making these attempts
- 21 to get a bit more information about your family, their
- 22 background, the reasons for admission, and things of
- 23 that kind that you wanted to find out --
- 24 A. Yes, because what was in the Quarriers' file was the
- 25 admission record from Glasgow. If it was Glasgow Social

- 1 Work or Glasgow Corporation, whatever it was called at
- 2 the time, but there was an admission letter and I am
- 3 sure the Inquiry doesn't need my permission, but as
- 4 I gave to Tom Shaw in both his inquiries, I am giving
- 5 you the permission to have my full records, I am giving
- 6 you permission to have my sister's records, I am sure
- 7 you do not need that, but I'm happy for you to have
- 8 those records from Quarriers.
- 9 Q. David, again, I don't want to go into the detail of your
- 10 personal experiences at this stage, but can you assist
- 11 us by saying approximately the dates you were in the
- 12 care of Quarriers.
- 13 A. 1969 to 1974.
- Q. Did you say that some of your other siblings were also
- in the care of Quarriers?
- 16 A. I had a sister who was in Quarriers, who was in
- 17 Quarriers a couple of years.
- 18 Q. Was that at the same time or earlier?
- 19 A. We were admitted at the same time but we were put into
- 20 different houses. We were separated.
- 21 Q. I see. Am I right in thinking your sister is deceased
- 22 now?
- 23 A. My sister is deceased.
- 24 O. Your other siblings, did they not spend time in care in
- 25 Quarriers?

- 1 A. No. Basically my siblings -- there was five of us and
- 2 apparently there were too many for a foster family to
- 3 take on and four of the siblings were fostered out into
- 4 North Uist and remained in North Uist for a number of
- 5 years.
- In the intervening time there was a suggestion that
- 7 I would be adopted. So I was in a sort of baby
- 8 home/infant home and then placed with a couple of
- 9 doctors. But apparently my mother wouldn't sign the
- adoption papers, so then it was decided that I would go
- and join my siblings, who I had never seen, you know ...
- 12 Q. Did you join them in North Uist for a time?
- 13 A. Yes, I was about seven or eight.
- 14 Q. You were the youngest of the siblings?
- 15 A. I'm the youngest of the siblings.
- Q. Again, I'm not going to go into the detail just now, but
- if one were to read the book that you published, those
- 18 were happy times for you were they, essentially? Well,
- 19 so far as not being in the care of your own family is --
- 20 A. I was the youngest and I think invariably in a family,
- 21 even in a poor family, even in the dysfunctional family
- that I came from, the youngest is sometimes treated
- 23 slightly different, if I can put it that way. It is
- a harsh environment, North Uist. We weren't there on
- 25 holiday; we were working on cutting peat and working on

the farm and it was a manual -- I can't really speak for
my other siblings because they were there a lot longer,
but generally speaking -- and we met the foster parent,
she came to London many years ago and the South London
News ran a news article about the reunion which I have
and I'm happy to give over.

So I think generally speaking it wasn't -- it was

a better place than we had in Quarriers.

- Q. In your case the comparison -- it was a much better place. Although can I just at this stage take from you as well, because I think you have said this before and it won't come as a surprise, that so far as Quarriers is concerned you have always made the point that some children -- it may be difficult to quantify -- had bad experiences and some children had very good experiences in the same place.
- A. We have always recognised. There were many decent and good people in Quarriers down the years who nurtured and gave good care. Now I will just qualify that. That's not for us to determine because I have heard in the Inquiry sort of comments about a good cottage and a bad cottage. Can I just say to you I have heard also that some of the good cottages were not so good. I'm not saying they were abusive but what happened was some of the good cottages had children there for a very, very

- long time and then new children came in and those new
- 2 children, because some of them had been there for years
- 3 before, the new children who came in were treated
- 4 slightly different -- and by the other children as well.
- 5 So I think it is for the Inquiry to determine --
- 6 O. So if I can --
- 7 LADY SMITH: That is another of the things I will be
- 8 interested in hearing more about when we get to the case
- 9 study, Mr Whelan. Don't worry if we are glossing over
- 10 the details, which sound very interesting and important
- 11 to the work that I have to do here.
- 12 A. Thank you, my Lady.
- 13 MR PEOPLES: I think it is important we get a little bit of
- background today, but I think you have done enough for
- present purposes.
- If I could go back, because I think this kind of
- started from you explaining the factors that led to the
- 18 formation of FBGA and you talked about the media
- 19 publicity, the BBC Frontline programme and the impact
- 20 that had and the waiver of anonymity, and you have
- 21 talked about intimidation of witnesses and complainers
- 22 who were involved in the trial processes. Were there
- 23 any other significant factors in the decision to form
- 24 a group related to Quarriers?
- 25 A. I was connected to INCAS. I was never formally a member

of INCAS. I was with them in the first couple of years because really there was no support services anywhere. So I think one of the factors that I realised was that we had to get support services and how did we do that. We were all kind of supporting ourselves, but I also recognised that we are not qualified -- or at least I'm not qualified, people in FBGA are not qualified to counsel trauma or deal with trauma and, in fact, if you try to deal with that you could actually be doing more harm than good. So we recognised that.

One of our principal aims at the very beginning was to signpost people to the appropriate service, but in a sense there was no services. So it was quite difficult to know where you would signpost them. I know on our website we have a section called "support services", but what we normally did was if someone called us or was in touch with us, we would probably look in the local area and see where they could go to or we would -- in many cases we recommended they to go back to their GP and ask for counselling or whatever, but certainly there was nothing.

Q. So what I think you are telling us is that once you set up the group, and I will maybe get a little bit of information about the group in due course, but once you set up the group it wasn't offering what one calls

specialist support services; you were signposting, as
you describe it, to other places where such services
might be available. So you were offering, I suppose,
support in a very broad sense of help and assistance
rather than anything more sophisticated than that?

A. We were taking calls and we were taking emails and we were listening to stories and I reflected on what Helen was saying yesterday. I also took calls. I was on holiday once and I took a call from a very distressed former resident and it was just -- you know, this person had been in a psychiatric ward, had been sectioned, and it was really difficult. There was another occasion where a journalist happened to be speaking to another former resident who told the journalist, "I'm going to commit suicide," and the journalist called me and said, "David, I don't know what to do". I think at that time we called the police or advised the journalist to call the police.

Again, we were kind of dealing in similar issues that INCAS were dealing with, but we did recognise at the very beginning that we were not qualified.

Q. Would I be inaccurate in saying that when you formed the group that's known as FBGA in July 2005, that a large part of the activity that was envisaged at that point was to -- was campaign work to try and achieve certain

- 1 things?
- 2 A. We are a campaign group.
- 4 A. That is our primary function, always has been.
- 5 Q. One of the aims of the group was to campaign for
- 6 a public inquiry?
- 7 A. Yes. Not just a public inquiry but a judicial public
- 8 inquiry. We were very clear from day one what we wanted
- 9 and we stated that and I think a key moment was when
- Jack McConnell gave his apology and I heard you ask
- 11 Helen this, or the other QC asked Helen, we were very
- 12 clear when we came out of that apology, I spoke to the
- media and I said, we require a judicial Inquiry.
- 14 Q. I can maybe take you briefly to try and summarise the
- various aims of the group that was formed. I will ask
- 16 you a little bit about the group but I think I can take
- 17 that fairly shortly. So far as what is described in
- 18 your statement in the section called "FBGA aims and
- 19 goals" -- if I could take you to a page that sets that
- out and I will just take you to that. It is at
- 21 WIT.001.001.1593. If that could come up on the screen.
- 22 (Pause). If we could scroll down to the section that is
- 23 headed "FBGA aims and goals". This is paragraph 18 of
- 24 your witness statement.
- 25 Perhaps I can read it and you can confirm that this

1	is a good summary of the arms and goars of FBGA since
2	its formation. The first one was to:
3	"Campaign to challenge those who claimed or alleged
4	the victims lied in court"
5	You have told us a little bit about that and the
6	background to that aim and goal:
7	"Campaign to hold state and state bodies to
8	account."
9	The accountability issue as it is sometimes
LO	described:
11	"Campaign for a full judicial Inquiry into
12	Quarrier's Homes."
L3	And we have just touched upon that:
L4	"Campaign for support services for victims of such
L5	abuse."
L6	And I will come back to that because I would like to
L7	know a little bit more about how you have sought to
L8	improve services because you have told us that you found
L9	a lack of sufficient services, appropriate services when
20	you looked into the matter.
21	Then:
22	"Campaign for a range of remedies, including time
23	bar to be changed."
24	And:
25	"Campaign for redress and compensation for victims."

1		I do not think I need to deal with these two bullet
2		points too much today because we have already had
3		a discussion about that and where we are on that matter.
4		You deal with it also in your statement of how you
5		campaigned and what form that campaign took.
б		Then:
7		"Campaign to raise public awareness of the issues
8		affecting the victims of such abuse."
9		I think that is the impact of both short and
10		long-term abuse on victims and families. You have
11		sought to raise awareness in the public eye by various
12		measures, including appearing at conferences,
13		newspapers, media engagements. Your website has a lot
14		of information which if the public want to find out more
15		they can access and see. So you have done a range of
16		things and your book itself, of course, which to some
17		extent touches on some of these issues.
18	Α.	We have been invited to conferences to speak at
19		conferences.
20	Q.	To speak about, at least, these matters including impact
21		and effect?
22	Α.	Yes.
23	Q.	Then also this is last but not least, I think, as

"To ensure that Quarriers as an organisation ..."

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an aim of FBGA:

- And I suspect you probably apply this to all care providers doing something similar.
- 3 A. I would do.

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- Q. "... still caring for children and vulnerable adults is
 in fact fit for purpose going forward and to help
 prevent future generations cared for by Quarriers [and I
 think it would be 'and others doing similar work']
 suffering similar abuse."
- 9 I know your organisation is Quarriers-related, but
 10 I think the aim is a general one.
- The aims are general and basically all the processes --11 Α. 12 you will see that with some of the things that have come 13 to fruition, they are not actually just for Quarriers 14 survivors, they are for all survivors. Of course our 15 primary aim is to represent the best interests of the Quarriers survivors but our ethos is to ensure that any 16 process that eventually is put in place is actually for 17 the benefit of all survivors. 18
 - Q. So it is not just looking at the past and issues arising out of historical abuse and impact and matters of that kind, but you are also concerned about the future and preventing what happened to you and others happening again, so far as it is possible to do so?
- A. Yes. You know, you can't prevent, as I said at the

 Justice Committee, every single case. But certainly on

- 1 the scale that this has happened, what astounds me is
- 2 that we have all these professionals and all of this
- 3 coming out now, but actually no one seems to have seen
- 4 anything or heard anything and I -- to me that's just --
- 5 I don't know what to describe. It is just unreal.
- 6 Q. That abuse can happen over a long period of time but,
- for example, in Quarriers over a period of -- I think we
- 8 know it is over decades, 1950s, 1960s, 1970s, 1980s --
- 9 and your astonishment is that it appears that the
- 10 position is that no one seems to have known that this
- 11 was going on; is that the point you are making?
- 12 A. Yes. Quarriers was held up as a model of care in this
- 13 country and many people who became -- they were trainees
- 14 social workers, there were others, they all went through
- 15 Quarriers at certain times in their careers, then became
- qualified social workers or other professions within the
- 17 academic world or social care world and they don't seem
- to have seen any of this.
- 19 LADY SMITH: We are here on the page that's got paragraph 19
- of your statement in. Is this the part that you were
- 21 telling us earlier has an error in it?
- 22 A. Yes, 2005 with a slash and "2007".
- 23 LADY SMITH: On the second line of 19?
- A. Where it says:
- 25 "As they have been from the start in 2005 ..."

- 1 And there should be slash and "2007".
- 2 MR PEOPLES: Thank you for reminding me.
- 3 A. The reason I reflected on that is that the court time
- 4 bar cases didn't finish until, I think, the end of 2006
- 5 and that's when we started thinking about how the law
- 6 should be changed.
- 7 MR PEOPLES: I see.
- 8 Maybe while we are on this subject, was there one
- 9 other change you wanted to make to the statement? Do
- 10 you want to direct me to the paragraph?
- 11 A. Number 50.
- 12 Q. Paragraph 50. I will bring that up for you. It may be
- a good time to deal with that in case I forget. It is
- 14 perfectly possible I would do that.
- 15 A. No problem.
- Q. WIT.001.001.1602 I think is the page where we see
- 17 paragraph 50. I think you want to make a change to the
- 18 statement?
- 19 A. It is just a date; the Kaufman report was actually in
- 20 2002.
- 21 LADY SMITH: That is the Kaufman Canada report?
- 22 A. The Kaufman Canada report, my Lady. I put 2006,
- apologies.
- 24 LADY SMITH: Don't worry. It is very helpful.
- 25 MR PEOPLES: There is a lot going on at this time and

1	beyond.
2	I will come back to the point you make there about
3	the issue of fairness and get your evidence on this.
4	You have told us about the factors that caused the
5	formation of FBGA and we have looked at their principal
6	aims and goals. So far as the group itself is
7	concerned, and I hope I can take this relatively short,
8	I think in paragraph 13 on page WIT.001.001.1591 of your
9	statement, you tell us that it is
10	LADY SMITH: Can we just wait a moment, Mr Peoples, until we
11	have got it on the screen. WIT.001.001.1591?
12	That's paragraph 13.
13	MR PEOPLES: If we could scroll down. It is under the
14	general head "Structure of FBGA".
15	I don't need to get into the minutiae of this;
16	I just want to take a few key points. You make the
17	point, and you said this earlier today, it was set up
18	and remains a campaign group and consists of a network
19	of former Quarriers residents. You just tell us by way
20	of information it has not got a formal membership and
21	you don't keep forms or lists or registration lists or
22	anything of that kind.
23	I think in that sense you may differ from some of
24	the other survivor groups that we are aware of.

25 A. Yes. We did consider at certain times whether to set up

- as a charity and some former residents discussed that.
- Q. It hasn't happened is the short answer?
- A. Is the short answer. We considered it but it was not the right thing for us.
- Q. You tell us presently -- it has got what you describe as
 a core membership including a web administrator who
 deals with the website and updates it and no doubt puts
 things on it, and a secretary who presumably deals with
- 9 any communications and correspondence and organising any
- 10 papers to be submitted to various groups.
- 11 A. It is when, say, I don't have enough time or others
- don't have enough time, then her job is to put it
- 13 together. She helped me put all this stuff together for
- 14 the Inquiry.
- 15 Q. The spokesperson is you?
- 16 A. Yes.
- 17 Q. You have been the spokesperson for FBGA since its
- inception?
- 19 A. And before.
- 20 Q. And before, yes. Although you were not FBGA at that
- 21 time, I think you were beginning to get involved,
- 22 particularly when the media publicity came out and
- appearing in various places, and I don't think we need
- to go into the detail, but we can read that, but at
- 25 conferences and other places, dealing with issues of

1	abuse and various issues arising out of it and you
2	appeared and put forward issues that you felt strongly
3	about.

A. Clearly we were targeted that we had been dishonest. In one of the cases, one of those convicted and relatives became members of FACT, Falsely Accused Carers and Teachers. So I wanted to understand really what it was they were saying. So what we did is myself and other residents, we booked into their conferences to really just understand what the issue is and why they were making claims in relation to us because we had been through the courts.

So we really needed to understand that. So I went to a historical abuse conference which I think

Lord Justice Hooper was one of the speakers. FACT are quite powerful and are able to pull in people of a certain level where the victim survivors haven't been able to do that, their voices have been dimmed by that sort of power, if I can put it that way.

So I wanted to really understand and then I actually got in touch with the FACT chairman and I had a certain level of conversation. What I will say is, I suppose, we just drew a line in the sand.

LADY SMITH: Just before you do that, can I just take you back to something you said earlier: you wanted to

- 1 understand the issue and why FACT were making claims in
- 2 relation to you because you had been through the courts.
- 3 A. Yes.
- 4 LADY SMITH: Explain what you mean when you say "because you
- 5 had been through the courts". I think I know but
- I would like to hear it from you.
- 7 A. Well, my Lady, they were questioning a jury's decision.
- 8 They were questioning the court process.
- 9 LADY SMITH: Just spell it out: how many people in the jury?
- 10 A. 15 in Scotland.
- 11 LADY SMITH: You would have been asked questions both by the
- 12 prosecutor and by defence counsel.
- 13 A. Yes.
- 14 LADY SMITH: That the jury would have heard as well.
- 15 A. If anybody has been through a criminal process, it is
- quite an aggressive -- I don't want to use that word --
- 17 LADY SMITH: Shall we call it "testing"?
- 18 A. Okay. It is quite a testing process. It is there to
- 19 test the evidence and test the witnesses --
- 20 LADY SMITH: I'm not trying to be flippant.
- 21 A. So we had been through that --
- 22 MR PEOPLES: It is a criminal process --
- 23 A. Yes.
- Q. -- the issues are serious because you lose liberty in
- 25 serious cases and it is a high standard of proof, beyond

1 reasonable doubt.

- And I have no issue with that in any shape or form. Α. issue for us was why were we being targeted as part of this? So what they were doing, and once we got to understand how these groups operate, what they do is they encompass everybody as miscarriages of justice. Actually Dr Michael Macnaughton(?) of Bristol University wrote a very good paper saying not everybody who claims they are a miscarriage of justice is actually telling the truth and actually I will give that paper to the Inquiry because I think it just -- it sets it out quite clearly.
 - Q. But in your case -- no doubt there are examples we can all find of where I think the legal term will be miscarriage of justice, but it is an appeal which may result in a successful quashing of convictions of people who are accused of all sorts of crimes including, no doubt, abuse of children and that does happen from time to time.

But what you are saying is that, in your case, you went to a trial process, along with others, and you gave evidence and as a complainer and other people gave evidence as witnesses and you were examined, cross-examined by the defence counsel for those who stood accused, and that after that whole process, before

a jury of 15 people, your abuser was convicted and that
that conviction stood and was not successfully appealed
against at any time, and the conviction was established
or the charges that related to you, or someone at least,
was established beyond reasonable doubt in the minds of
the jury, the collective mind.

- 7 A. And unanimously.
- 8 Q. It was unanimous?
- 9 A. It was unanimous.

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Q. Well, that perhaps is another facet to your case.

Obviously a jury can convict by majority in Scotland; it is slightly different down south in that I think they go for unanimity. You say that 15 people were satisfied that the charges were made out beyond reasonable doubt and that you were abused by the individual who stood

trial and that conviction stands to this day.

A. I do understand -- yes, it does stand to this day and it has never been overturned and it has been tested in the appeal court or the technicality has that they got the reductions in sentence.

I understand that FACT have legitimate issues and

I recognise that, but it is the targeting of people who
have been through -- if there are flaws in the court
system, that's not our fault. If something happens and
someone is -- there is a miscarriage of justice and it

- is something to do with the process or the evidence
- 2 gathering or the police, the way they have collected
- 3 evidence or anything else, you know there was a claim,
- 4 "I was trawled by the police". I was never trawled by
- 5 the police. I was actually contacted by the abuser's
- 6 wife.
- 7 Q. I think, as you have said, the criminal justice system
- 8 in Scotland -- and I am sure it is the same in
- 9 England -- has processes to allow people to appeal and
- 10 raise issues where they feel that the verdict is unsound
- or there are reasons to seek to have it quashed and
- that's a process that has existed for some time in
- Scotland and no doubt the same is true of England and
- Wales.
- 15 A. My abuser had the added benefit of actually being
- 16 allowed on a national programme.
- 17 Q. Yes, you made the point that after conviction he
- appeared on a television programme, I suppose, to put it
- 19 loosely, to protest his innocence and seek support from
- 20 some individuals that would side with that position and,
- as you say, so far as you were concerned, that was
- 22 really an outright assertion that, if they are saying
- 23 that, they are saying I lied in court.
- A. Yes. The programme was subsequently investigated.
- 25 I won't go into the detail because I have given the

Inquiry the information in the independent report and
you can see from the outcome of what the independent
editorial adviser said. There were serious allegations
made against me and others, my sister, that could not be

substantiated.

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- Yes, I'm not wanting to go into detail but you raised 6 Q. 7 a complaint about the programme, various complaints 8 about the way it was presented and produced. There was an independent inquiry organised through the BBC that 9 10 I think, to put it broadly, upheld a large part of the complaint you made. I think at some later stage, as 11 12 I understand it, as I may have seen from records you 13 produced, you also received at some point an apology from the BBC. 14
 - A. It was an apology, but I have to be honest to the BBC today, it wasn't a sincere apology, it wasn't done in the right circumstances -- apologies for what? Errors?

 We apologise for errors. They were more than errors.
 - Q. If we leave that point just now. I think you have explained for the benefit of those here today about the processes, which some of us are familiar with but the public don't always understand these matters fully and you have had experience of going through the process and you have explained it very well.
 - If we go back to the question I was asking about

1	FBGA. You have told us about this core membership
2	that I think I was putting to you some points on page
3	WIT.001.001.1591 which you still have on screen.
4	I think you said initially you had quite a response to
5	the setting up of the group and at one point you had
6	what would just be a list of names and contact details,
7	as you characterise them. The list there was about
8	230 people on the list, but you tell us that probably
9	there are what you call six core members that do a lot
10	of the hard work, I suppose, of the group and that
11	currently, as a conservative estimate, you indicate that
12	in the wider network you have perhaps 30 to 40 people
13	who are participating in this network at the moment.

14 A. Yes.

- Q. I think you have given reasons why the numbers have changed over time, partly due to your own success,

 I suppose you would say.
- A. We refer to people on for support services. Once you
 refer that person then in a sense you lose them. For us
 it is about making sure the survivor gets what their
 needs are. We can't provide that support.

Usually, they buy into the support service, they are signposted in. Some people will keep in touch with us.

A lot of the survivors in the early days were quite elderly. There was an elderly group of survivors who

were campaigning, many of them were deceased now, so the core member is slightly younger, if I could say that.

There was a peak. Clearly you set up, and Helen described it yesterday, and you have people come along and say, "We want to do this, we want to do that".

I think people get disillusioned over the years. It took so long to resolve the issues and it didn't actually appear that it was ever going to happen.

We can see that people -- in a sense, I have a life, I work for the NHS, I have done since 2005. We have always encouraged people to have well-being and to have a life of their own and not to entirely focus on this every single day because I don't personally think that's healthy.

Q. I suppose you would see this as quite a long journey from -- not just from the formation of FBGA but from the petition and before to the stage where we now have an inquiry that's looking into these matters and other steps have been taken, and we will maybe come to that a little bit more. Are you able to offer your views on why you have campaigned for a long time -- and indeed Helen Holland said the same thing in relation to INCAS -- for, among other things, the public inquiry and we had the First Minister's apology in December 2004, and the announcement of the Inquiry, if my memory serves

- me, was 17th December 2014, roughly ten years on.
- 2 A. Ten years later.
- Q. Are you able to tell us why you think it has taken so
- 4 long to get to that stage to achieve one of your major
- 5 goals?
- 6 A. I think the government, the previous executive --
- 7 I think the previous executive could have done more
- 8 clearly because the government now has got to this
- 9 situation. I actually think a major -- I think someone
- 10 actually told me it is about the impact on Scottish
- 11 society if we have this.
- 12 Q. In terms of some detrimental effect if Scottish society
- 13 was put in trial, as it were? Is that the way it seems?
- 14 A. Not Scottish society on trial, but the impact of them
- 15 hearing this.
- 16 Q. I see.
- 17 A. Hearing all of this. How would they -- you know, if you
- 18 take Ireland as an example in relation to the abuses
- that have come out there, how many people's faith was
- 20 challenged because of that? I think there was an issue
- 21 around government about that. I don't think it is
- 22 a good excuse but I can see the possibility that you
- 23 would have to take that into consideration.
- Q. I suppose the apology though, to put back my point as
- 25 well, as we have observed yesterday, was on behalf of

- 1 the Scottish people not on behalf of the state or any
- 2 particular branch of the state. So it was put in those
- 3 terms by the First Minister.
- 4 A. Yes. It was a political apology, you know, in our view.
- 5 We were very clear we knew at the time it was
- 6 a political apology. The issue about giving
- 7 an apology -- and I want to be clear because I think
- 8 there was a suggestion when Quarriers gave their
- 9 evidence -- I have never received an apology in any
- shape or form from Quarriers. So --
- 11 Q. You mean a direct, personal apology?
- 12 A. A direct, personal apology. I just want to establish
- that.
- 14 Q. Because I think -- I don't want to look at the detail,
- but I think Quarriers' position is that even before the
- 16 First Minister's political apology, as you describe it,
- they did offer an apology via their then chief
- 18 executive. You comment on the terms of that apology in
- 19 the statement and the way it is couched. But I think
- that's their position, and it is a matter of record,
- that there was an apology.
- 22 A. If you are giving an apology which says "if abuse
- occurred", how do you think people who have been abused
- in that organisation are going to receive that apology?
- 25 How sincere is that apology? It was clearly

- an apology -- it was an inappropriate apology and
- 2 basically our view is Quarriers are quite a powerful
- organisation in the care system. They are Scotland's
- 4 third largest charity. Even through these processes we
- 5 have seen things being done and Quarriers are involved.
- 6 We are thinking, how come they are involved?
- 7 Anyway, the apology that Mr McConnell gave, there
- 8 was nothing put in place --
- 9 Q. So it was an apology --
- 10 A. -- there was nothing followed through.
- 11 Q. One of the difficulties for you was that the apology
- 12 wasn't followed by appropriate actions --
- 13 A. No.
- Q. -- on the part of the --
- 15 A. Of the executive.
- 16 Q. -- of the government?
- 17 LADY SMITH: Nor prefaced by an acknowledgement of the
- 18 abuse. It wasn't preceded by a statement that it was
- 19 accepted that the abuse occurred; is that what you are
- 20 saying?
- 21 A. I think it was accepting the abuse occurred, my Lady,
- 22 but what happened was there was nothing put in place.
- The survivors had been campaigning for many, many
- 24 years -- or at least two or three years, INCAS had been
- 25 campaigning -- for services. At that point in time, the

executive could have taken a decision to put services in place. We waited another four years before they started discussing services for survivors.

So if you look at the comparable of Ireland, when Bertie Ahern gave his apology, they immediately put in place the process. What happened here in Scotland is they put bits of the process, but it is not all joined up.

An example is the Confidential Forum. That was set up before the Inquiry. We support it, many Quarriers survivors have gone to it, but what's incredible, my Lady, is all these testimonies that have been given to that forum -- and actually the Inquiry may not have access to them.

- LADY SMITH: You are saying that because they are all anonymised?
- A. No, because it has been set up separate. So what should have happened, my Lady, is the two processes should have ran in tandem. The Inquiry process should have a primary responsibility for all of it and the Inquiry process should have been able to feed into those testimonies.
- Q. You can take it we have a little familiarity with the
 National Confidential Forum but I think what you are
 alluding to or saying directly is that the National

L	Confidential Forum, which was set up before any Inquiry
2	was ever announced, was a separate body set up by
3	statute and it was to conduct its work on an anonymous
1	basis. It was not to retain statements from
5	individuals. It was to, in some way, collate them
5	together to get a general message about the experiences
7	which would then be published in reports. I think there

have been reports published along those lines.

But beyond that they were not to keep the individual statements and pass them on to other relevant bodies including, for example, our present Inquiry.

- A. We pressed the government at one time to bring in -
 I won't call it emergency legislation but an amendment
 to the legislation, if that was possible, for the

 National Confidential Forum to allow this Inquiry to
 have some kind of -- to actually see the testimonies and
 whatever. Unfortunately, as you just said, they were
 set up separately. Ireland set them up together and
 they came under one process.
- Q. Again we heard a bit about this yesterday, and you have dealt with it a bit in your statement, but would I be right in thinking that the idea of the forum started life as something that would bear a broad resemblance to the Truth and Reconciliation Commission in South Africa, where people would engage, see something as a cathartic

- 1 experience, in the hope that that in itself would be
- 2 sufficient to allow matters to move on to bring closure
- 3 in that way? Is that something described as
- 4 a component --
- 5 A. I think so. We weren't kind of involved in the early
- 6 discussions that Helen and Chris were involved in
- 7 with -- I think Helen talked about the
- 8 Petitions Committee in the early days. We were not
- 9 involved if those initial discussions; we came in at
- 10 a later stage.
- 11 Q. But does that tend to chime with you about what you
- 12 understood to be the background to the setting up of the
- forum and the "Time to be Heard" pilot and so forth?
- 14 A. Not really.
- 15 Q. No -- I will let you --
- 16 A. Sorry.
- 17 Q. You tell me.
- 18 A. My understanding was that the National Confidential
- 19 Forum came out of the pilot of "Time to be Heard" and
- 20 basically the pilot was a testing pilot for the National
- 21 Confidential Forum. Can I say for the record as well,
- 22 we know many people who have gone through the National
- 23 Confidential Forum and we are very pleased with the
- 24 support. Many Quarriers survivors, and I said that at
- 25 the beginning, actually want to retain their anonymity,

- even through this Inquiry. I have had many calls to

 say, David, am I going to lose my anonymity, I don't

 want to lose that, I want to give a testimony. I have

 said, no, you won't, you will be protected, talk to the

 team or talk to FBGA's legal people. But many, many

 people.
- There are so many reasons for that, you know? They

 may have issues with other former residents. That's

 a primary issue. They don't want to in a sense -
 LADY SMITH: We do understand that. It is not a problem.

 We well understand why some people don't want their

 identity to be known and we do all we can to help with
- that.
- 14 A. Thank you, my Lady.

25

- And then families, you know. It is unique, but some people don't tell their families. They are doing all this in the background --
- Q. Just going back to the forum and its reason for
 existence. I think I picked up an expression you used
 in your statement called "restorative justice". Can you
 just explain what you understand to be the concept of
 restorative justice? What did you take to mean when it
 was said -- I think the forum was seen as part of that,
 but what were you told was involved in that?
 - A. What happened -- and this is where some of the

processes, where there have been some tension and complaints by survivors. Some of the processes have been set up and there has been no input by survivors and no consultation.

We are very clear -- and I think if you look at Dr McParlin's thing and what he says, that is a prime example of "Time to be Heard". But basically the survivors should only be going in for the process that is announced and that process was very clear that it was "Time to be Heard".

There was a subprocess which they called restorative justice and that was a process -- and I understand now that Quarriers financed some of that and actually financed probably some of "Time to be Heard".

But this subprocess was to -- and we did look at it.

It is not just as if we would just throw the bath water out with the baby. We did actually look at it in detail, but it is a criminal justice process. We are talking about survivors. Yes, I accept that some survivors have been through the criminal justice process, but it is not a process suitable for survivors at all.

Anyway, they piloted this process and basically out of that -- there were 98 applicants seen in "Time to be Heard" and there were nine people -- if I get these

- figures wrong, I will come back and I will clarify --
- Q. Don't worry about the detail.
- 3 A. There were nine people who went through the restorative
- 4 justice process. I think eight dropped out quite
- 5 quickly and then there was one confirmed report. But
- 6 this process was not independently evaluated by
- 7 an outside source. So any information that we were
- given about this in the report we were given about it
- 9 was written up by Sacro.
- 10 But it was not -- myself and another survivor who
- appeared with me, another former resident who appeared
- 12 with me at the Justice Committee, we were picking up the
- pieces of the damage that process did to people because
- 14 people were expecting -- in a sense the word "justice"
- is in there, "restorative" is another word, and actually
- they were not getting that.
- I think they were possibly attempting to give
- 18 apologies but really they didn't understand -- I think
- 19 they felt "we can do it our way", but actually the
- 20 survivors were saying, well, actually this is how we
- 21 want it, and --
- Q. It didn't really take off?
- 23 A. No.
- 24 Q. When you say the eight or nine people, were these --
- 25 A. Former Quarriers residents.

- 1 Q. Who had experienced abuse?
- 2 A. Yes, or had been through this "Time to be Heard".
- Q. And they were to go through some sort of process?
- 4 A. Restorative justice.
- 5 Q. But did that involve engagement with the offender?
- A. No. That was the other thing because I looked at that
- 7 and thought, how can we end up engaging with people who
- 8 haven't accepted their crimes? So that was another flaw
- 9 in the proceedings. No. They were engaging at a level
- and I think Paul Moore, the CEO, was dealing with
- a number of those particular issues at that time.
- 12 Q. CEO of?
- 13 A. Of Quarriers.
- 14 Q. But it was a process that was offered to former
- residents who had experiences of abuse?
- 16 A. You went in one door and it was "Time to be Heard", you
- would come out the back door and they were offering you
- 18 restorative justice.
- 19 Q. That's what I wanted to pick up. I wasn't sure what the
- 20 back door involved. Once you went through the back
- 21 door --
- 22 LADY SMITH: Just before we go there, is this what's dealt
- with at paragraphs 46 and 47, page WIT.001.001.1601?
- Would it be helpful if we had that up?
- 25 MR PEOPLES: Yes it might be useful just to put it up, just

- 1 to get the reference.
- 2 LADY SMITH: WIT.001.001.1601.
- 3 MR PEOPLES: If one goes down to paragraph 47. It is in the
- 4 context of discussing the "Time to be Heard" process but
- 5 then this is one thing I probably have to explain
- 6 because I'm not sure I quite understood what happened as
- 7 you went through the back door as you left --
- 8 A. You were given a paper or you were asked if you wanted
- 9 to take part in this other process, but none of that had
- 10 been consulted on with survivors. None of that had been
- 11 explained to survivors beforehand.
- There are a lot of things that have been put forward
- to survivors which survivors are not fully informed
- 14 about and if you look at what Dr McParlin said --
- because we were specifically concerned about why were
- these processes not meeting people's expectations? And
- 17 we asked that particular person to write a note for us
- 18 for the Petitions Committee.
- 19 LADY SMITH: Remind me who Dr McParlin was.
- 20 A. My Lady, he is in my statement. He is a psychologist,
- I think, for the Royal Society of Psychology. At the
- time people were saying, "We can't accept that, we can't
- 23 accept that, " and we were kind of concerned about why
- 24 were processes not meeting survivors' expectations.
- 25 I was put in touch with him and he wrote a note for FBGA

- for the Petitions Committee.
- 2 LADY SMITH: Thank you.
- 3 MR PEOPLES: My Lady, I'm conscious of the time. I could
- 4 perhaps take you to that, but maybe we should have our
- 5 short break.
- 6 LADY SMITH: Maybe we should have a morning break now and
- 7 then we can go to that afterwards. But just actually --
- 8 just before I rise, are you referring us to the Sacro
- 9 Restorative Justice Programme and the way that people
- 10 were alerted to it by being given a leaflet as they had
- 11 just finished with their participation in the "Time to
- 12 be Heard" pilot as a good example of why the processes
- for helping survivors weren't working?
- 14 A. Yes. What I'm trying to say, my Lady, is -- we have
- 15 come into this Inquiry, it is for the Inquiry.
- 16 LADY SMITH: Yes.
- 17 A. We are not being offered anything else. We understand
- 18 that. Now you may come out with other recommendations,
- 19 but the Inquiry is very clear, the purpose of why we are
- here.
- 21 LADY SMITH: Yes
- 22 A. And these other processes haven't been clear.
- 23 LADY SMITH: I see. That's very helpful and it helps me
- understand where you have been in your journey.
- 25 We will rise now though and we will sit again just

- 1 before 11.45 am please.
- 2 (11.30 am)
- 3 (A short break)
- 4 (11.45 am)
- 5 LADY SMITH: Mr Peoples.
- 6 MR PEOPLES: My Lady.
- 7 David, if I could just pick up on the point you made
- 8 about Dr Peter McParlin and just maybe give a reference
- 9 for the transcript. Could we go to page
- 10 WIT.001.001.1614 where you deal with this matter in your
- 11 statement.
- 12 It is in a section headed "Paper compiled by
- Dr Peter McParlin". I think that is the doctor of
- 14 psychology you made reference to and I think you did
- indicate that on behalf of FBGA you did seek a paper
- 16 from him which was entitled "Issues concerning
- 17 survivors' narrative accounts to historical Inquiry
- 18 committees and those given in a therapeutic context".
- 19 That paper was dated 29th November 2010 and we have
- 20 a reference to where we can find the full details and
- 21 you say that has also been submitted to the Scottish
- 22 Parliamentary Petitions Committee.
- 23 A. The petitions Committee.
- Q. I won't read everything that's said here, but you have
- 25 taken an extract from the paper which you have included

in your statement at paragraph 92 and I will just read
that if I may:

"Where accounts are given to the Inquiry which do not have the strict parameters of the conduct of such accounts, ie purpose, breadth and intention, survivors can find disappointing clashes of what they would have hoped such an inquiry to cover and any remedial effect that such an inquiry would have in terms of reaching effective compensation. This mismatch of what is hoped for by survivors and that which is actually delivered by such inquiries is often the source of re-traumatisation, distress, confusion and a general feeling of not wishing to engage in further disclosures and narrations which have proved so fruitless in the past."

Can you then translate what that means to you and what point you are trying to get across in the statement based on what Dr McParlin is saying? Just in your own words what do you see that is telling us?

A. If you take the Quarriers survivors, we have given testimonies in various -- "Time to be Heard", in court, so we have given testimonies in various processes, if you want to call it that.

There was always an expectation that would be the closure part and that's not what has happened. So there is a mistrust of the processes, there is a mistrust of

1 the system.

and Sacro are clear examples of where that didn't happen. There wasn't a proper consultation on "Time to be Heard" with the former Quarriers residents, who actually it was going to be for. There was nothing to do with Sacro beforehand. So there was a complete mismatch of what our expectations were and so people were going in to "Time to be Heard" thinking, "This is the closure part, I won't have to engage in anything else and then the government will put in processes to address it".

It is where that mismatch of expectations -- you see the Inquiry is very clear. Its terms of reference are very clear. While I fully understand other survivor groups wanted the Inquiry to look at other issues outside of what the Inquiry is doing, we have been very clear that we only want to go into one process, we want to understand what that process is, what our expectation is of that process, and come out of that process.

Q. I suppose what you are saying about "Time to be Heard", for example, was that there were at least some people who participated who thought, well, I will give my experiences anonymously, that part of the process will be over for good and certain things will follow as part

- of the broader process, but I don't need to do this
- again and also some of the actions which I am led to
- 3 believe will follow --
- 4 A. So I might go into -- I might say --
- 5 Q. -- would happen.
- 6 A. -- I will go into the Sacro process, it is justice, it
- is restorative, it is closure, the organisation are
- 8 going to deal with my issue. That's not what happened.
- 9 Q. Indeed, you are still talking with government about
- issues of redress and other matters.
- 11 A. Yes.
- 12 Q. I suppose you would say that these are perhaps matters
- 13 that should have been dealt with and actioned well
- 14 before now as part of the whole exercise.
- 15 A. We are very clear it has taken far too long. It
- 16 shouldn't have taken this long. Government should
- have -- when you look at other countries in the world
- 18 who have taken these issues. You know people say to me,
- 19 I have heard people say they are really difficult
- 20 issues. Well, actually they are not that difficult, you
- just address them, you just put processes in place, you
- 22 work with the survivors. I think the Scottish Human
- 23 Rights Commission got it right in the sense of taking
- the lead in taking it into Parliament and then bringing
- 25 all the parties together, the survivors and the

- 1 protagonists into an interaction process.
- 2 Again, our expectation was that when that finished
- and the action plan was agreed it would be implemented
- 4 straightaway. That hasn't happened.
- 5 Q. I will maybe just come back to that particular topic, as
- I said I would, in due course.
- 7 But while we are still on the subject of "Time to be
- 8 Heard". You have told me already, before the break,
- 9 that perhaps there was a bit of a surprise for some of
- those who left by the back door and were provided with
- a leaflet about a programme that seems to have been
- organised by Sacro that there would be some additional
- process that they could choose to be involved in and how
- that wasn't part of the understanding, expectation or
- 15 explanation of those that participated in "Time to be
- 16 Heard".
- 17 A. No.
- 18 Q. And it was not part of the "Time to be Heard" process
- 19 itself?
- 20 A. Not at the beginning.
- 21 Q. Just dealing more generally with the "Time to be Heard"
- 22 process. I don't know if you were here when
- 23 Helen Holland talked about the "Time to be Heard" and
- 24 how -- I think she sort of made a number of points about
- 25 that particular process. The first, if I recall, in

general terms was that there was either no or a lack of proper consultation with survivors in relation to the decision that seems to have been taken and announced on 25th November 2009, without prior warning, that the forum would be a select 100 or so people from Quarriers and that that announcement came as, I think, a surprise to her and that there was really no opportunity to have discussion, as she saw it, certainly from INCAS's standpoint, in relation to that and indeed it had certain effects she spoke about, like how it may have denied some people the opportunity to take part in the process who were elderly, terminally ill, and so forth, and who were not Quarriers residents.

The first point I want to make is that just in case -- to know -- did FBGA have any part in bringing about the decision to deal with "Time to be Heard" in that way or was it a surprise to you as well?

A. It was a surprise to us as well. It was announced -they brought all the survivors together in Edinburgh.
The former CEO of Quarriers did a presentation as
I think, if I recall, Tom Shaw did. Then it was
announced that it would only be for Quarriers residents.
We were put in -- I don't know who thought of that and
did it that way and we were put in an impossible
position in that room where other survivors were very

angry and clearly this announcement was for Quarriers residents. I had to basically make a decision that day and I made the decision that it would have been completely irresponsible of FBGA not to support this process because actually it was for former Quarriers residents.

While we didn't take part in the design or weren't consulted on it, it would have been completely irresponsible, I think, and that's one of the things we have always tried to do as a group, promote the process once it has been set up or even -- okay, there were a number of flaws with "Time to be Heard", but they shouldn't have done that.

You know what they did to Helen, all the way through, you know -- if I put it this way, pretending that it was going to be for all survivors and taking Helen along a route where she was trying to get the elderly and the infirm survivors heard first and then at the end that never happened.

I do agree with Helen, that's unforgivable. I will be quite honest with you: if someone acted in that way with me I would never work with them again. There has to be integrity and honesty if you are dealing with people in these issues and you cannot just make decisions -- so I was in that room, there were clearly

very many people very upset. I made the decision that

we would support it despite -- but also can I just put

on the record: at the time I was trying to push in that

room -- I believe it was Tom Shaw or whoever was in the

room and I can clarify that with you later -- I was

trying to push them to include more people, to make it

inclusive.

8 Q. With Quarriers?

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- With other institutions. So I stood up there and 9 10 I asked a number of questions and I said, well, can you not just extend it, can you not just do something else? 11 12 I do completely understand the rationale why Quarriers 13 was chosen. I have no issue with that. It is clear 14 that Quarriers had 30,000 children going through its 15 care. It is clear that Quarriers had the highest number of convictions of people at that point in time. It is 16 clear that Quarriers had been dealing in a very large 17 part of the migrant programme. So the rationale for 18 choosing Quarriers was sound, but the way they delivered 19 it and the way they delivered the judgement -- the 20 announcement was completely inappropriate. 21
 - Q. The other point, if I understood Helen Holland's evidence yesterday, that she made was about the issue of accountability in the context of "Time to be Heard". As I understand it, and I hope I have not got it wrong

- 1 here, I think a point she was seeking to make was that
- what started off as something that had an expectation
- 3 that the forum that would be developed would be
- 4 an acknowledgement and accountability forum and it would
- 5 be designed in that way became simply an acknowledgement
- forum and that the accountability element dropped out of
- 7 the picture when the pilot forum was put in place.
- 8 Do you understand that that was the point she did
- 9 make?
- 10 A. Yes --
- 11 Q. Does that accord with your recollection with the way
- things unfolded?
- 13 A. I think, Mr Peoples, there was a consultation, from what
- I recall, and it was called "Acknowledgement and
- 15 accountability from what I recall. So people clearly
- 16 understood it as that. But clearly once the pilot
- process was up and running, it wasn't going to be that.
- 18 We understood what -- because obviously we are the
- 19 participants, we were given information about the
- 20 process and it wasn't.
- Q. Would it be correct or fair to put it in this way that
- 22 the way that matters had been explained and understood
- about this forum and indeed the pilot that was to
- 24 develop the matter was that it would involve some
- 25 process of accountability as well as an opportunity

- 1 to -- to give the experiences in a particular way to --
- 2 A. I wasn't privy to any of it.
- 3 Q. You don't know?
- 4 A. I wasn't privy to any of those discussions that Helen
- 5 had or Chris had, so I couldn't answer that one.
- 6 Q. You can't comment?
- 7 A. No.
- 8 Q. Just dealing with Tom Shaw more generally, he did
- 9 produce, as we have heard, and I don't want to go into
- 10 this at any length, a report as part of a systemic
- 11 review exercise that was announced as one of the
- initiatives under the national strategy. I think it was
- called in 2005, which followed the First Minister's
- 14 statement or apology.
- I just want to know: was FBGA or any other survivor
- group at that point campaigning for an independent
- 17 review or were they looking for something more akin to
- 18 either a judicial Inquiry or a public inquiry, whatever
- 19 you want to call it?
- 20 A. Clearly we were, so they did. But also as well, in
- 21 relation to the historic systemic review we engaged with
- 22 Tom Shaw -- with the review. We are quoted in the
- 23 review actually from pages 259 to 265 and it comes under
- 24 survivor group and it is about records. So we had
- an engagement -- myself and a number of other former

residents of Quarriers had an engagement with Tom Shaw
and his assistant and we put forward what should be kept

3 for the records.

4 The bits that are in the report come from FBGA.

- Q. So that was an example of (a) engagement and, you would say, (b) constructive engagement with a process that you hadn't asked for but you felt would at least be taking matters forward?
- 9 A. Yes.

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- Q. And you submitted certain information with a view to trying to improve the situation about record keeping and quality of records? Was that the gist of --
- 13 A. Well, I think to resolve the issues and to take forward
 14 the issues you have to engage with the process and help
 15 people understand what the issues are that the survivors
 16 are facing.
 - Q. I suppose that approach is reflected in another area

 I was going to ask you about and it is the general issue

 of support for survivors and victims of abuse.

Maybe I could just take you to another part of your statement to deal with this matter. It is at WIT.001.001.1598. If I could put that up on screen.

Before we look at that, I think we have already heard from you that one of the aims of the group was to improve support services against a background where, at

- 1 the time, it was formed when you looked around to
- 2 signpost and looked at the services that were available
- and you found a gap or a deficiency in appropriate
- 4 services. Would that be in broad terms the situation as
- 5 you saw it at the time?
- 6 A. Yes, there were very little services.
- 7 Q. There were you were keen as part of your campaigning
- 8 activities to improve the situation so far as support
- 9 was concerned?
- 10 A. I think that was one of our primary campaign issues in
- 11 the early years; it was to ensure that a service was set
- 12 up for survivors.
- Q. I get the impression, and correct me if I'm wrong, that
- some progress is better than no progress in areas such
- as support and therefore even if you don't get what you
- want initially, you take something that's better than
- 17 what already exists and you try to improve it further
- 18 over time. Would that be a way of putting the way you
- 19 operate?
- 20 A. What has happened was, if we take the initial -- there
- 21 was a subgroup set up by the executive's Survivor
- 22 Scotland team. FBGA, another former resident of
- 23 Quarriers was invited, Helen was invited and Chris Daly.
- 24 So we put in a paper for a full integrated service.
- 25 But actually if you go back to earlier reports about

- this, actually the government was being told it should
- be a fully integrated service -- I think by
- 3 Dr Sarah Nelson. So the executive had been told. But
- 4 basically I worked in the NHS and at the time I was
- 5 working in HIV services and if anybody has ever worked
- 6 in HIV services they are very integrated and they came
- from a place where there was no services. So I had
- 8 a kind of understanding.
- 9 So I spoke to people in my team and other areas,
- 10 what would be the best thing, and they said to me,
- an integrated one-stop service.
- So we submitted a paper for that. We didn't get
- that. We got a service and, yes, I took -- you know, no
- service is better than nothing --
- 15 Q. Sorry, a service is better than no service?
- 16 A. Yes.
- 17 Q. It may be an incremental approach to get to the ultimate
- 18 goal of, in your case, a fully integrated service, but
- 19 you felt you were moving in the right direction?
- 20 A. Yes.
- 21 Q. The service you did get initially, as I understand it,
- 22 was called the In Care Survivor Support Service, which
- 23 was established by the Scottish Government or the
- 24 executive as part of what was described broadly as "the
- 25 national strategy".

- 1 A. That is right.
- 2 Q. It is one of the initiatives that was introduced after
- 3 the First Minister's December 2004 statement?
- 4 A. Yes.
- 5 Q. Is that correct?
- 6 A. Yes. There were a couple of -- I can't remember how
- 7 many people tendered for the contract, but it came down
- 8 to a couple. Some of the survivors -- from what
- 9 I remember we were allowed to vote confidentially
- 10 because it was quite sensitive who we would vote for but
- 11 some of the survivors had decided they wanted FBGA --
- 12 I will be very clear we voted for the In Care Survivor
- 13 Service, but other people wanted Health in Mind.
- 14 Q. I think Helen in her evidence yesterday said there was
- one problem with the Health in Mind, I think --
- 16 A. About the telephone --
- 17 Q. -- about the telephone counselling service and that was
- 18 simply unacceptable and therefore that tended to favour
- 19 the service that was in fact put in place.
- 20 A. I think what happened was we asked them to clarify how
- 21 they would run that service and at the time really what
- 22 survivors were wanting was one-to-one counselling.
- 23 Q. That wasn't being provided under the Health in Mind
- 24 proposal?
- 25 A. It was being provided, but I think the initial referral

1		system was all telephone and I can't remember the
2		exact detail but it was
3	Q.	Don't worry about the detail.

- A. I mean they submitted a very good proposal and it was only one area that didn't actually -- sort of people were concerned about.
- Q. I think we now know that more recently there has been the introduction of the In Care Survivor Support Fund or Future Pathways, as I think it is now termed.

If I could just go to a different page of your statement just to deal with that fairly briefly because I think your statement sets things out in clear terms.

If I go to WIT.001.001.1608 where this matter is dealt with by you. It starts towards the foot of this page of your statement at paragraph 72, which has the heading:

"In Care Survivor Support Service and In Care Survivor Support Fund (now Future Pathways)."

You make the point in paragraph 72 that the subgroup of Survivor Scotland, which was established in 2005 or thereabouts, that you were seeking an integrated support service and didn't get that but instead got what has been termed the In Care Survivor Support Service.

If we pass over to the next page WIT.001.001.1609, you say it was providing a certain amount of support to

people and they were providing therapeutic counselling as part of that service.

Then you say:

"As they were developing they were also providing advocacy support and help to get records."

Then you make the observation:

"This was all well and good but FBGA were concerned that if someone is seeing a professional counsellor in a therapeutic process you don't expect that counsellor to be acting on your burden of proof in providing advocacy. We didn't see how they could achieve that in that setting. I do not think it met the needs of everything that should and could have been done."

Passing onto the next paragraph:

"We supported the creation of the In Care Survivor Support Fund, which is now called Future Pathways, because it was an integrated service and was based on what the survivor wanted. We have been very clear from the beginning it was all about the survivor, it is about what their needs are, and it has to be survivor centred. We believe that what is now called Future Pathways has been very successful in meeting those needs."

I know it is in its early days but it sounds like you are giving it a positive endorsement and indeed you supported the creation of the fund.

- 1 A. The Interaction Review Group discussed what additional
- 2 needs survivors or what additional needs were not being
- met by the In Care Survivor Support Fund. It was
- 4 identified that a number of needs were not being met and
- 5 so the Interaction Review Group put forward a proposal
- that bring survivors forward and help design the model.
- 7 We came together, a number of survivors, and we went
- 8 through various workshops, we agreed the principles of
- 9 Future Pathways, we agreed -- we basically agreed the
- 10 model that is now running.
- 11 Q. So the model that was set up and is called Future
- 12 Pathways was the culmination of a process that did
- involve participation by survivor groups and other
- interested parties --
- 15 A. Yes.
- 16 Q. -- to get together and come up with principles and
- a model that was thought to best serve the needs of
- 18 survivors and would provide, as you describe it, the
- 19 integrated service that you were seeking over some
- 20 period of time?
- 21 A. Yes.
- Q. Is that the way you put it?
- Just going back to the previous paragraph, 72, and
- 24 the bit about the concerns that were expressed about
- 25 seeing a professional counsellor, but also seeing that

- 1 counsellor may be providing advocacy services on top of
- their therapeutic services, can you just explain to me
- 3 the difficulty with that situation?
- 4 A. I work in the NHS and I trained to level 3 to be
- 5 a counsellor because I thought it would help me deal
- 6 with some of the issues that were coming FBGA's way.
- 7 I spoke to people, professionals and psychiatrists and
- 8 psychologists and if you are a therapeutic counsellor,
- 9 you are trained to do that. You cannot become,
- 10 I suppose, the friend of the client. There has to be
- 11 professional boundaries obtained because what you are
- doing is you are putting the client at harm or the
- 13 expectation of the client becomes mixed with what's
- 14 supposed to happen.
- 15 We just couldn't see -- what really should have
- happened within the service is they should have had
- 17 therapeutic counsellors and have support people,
- 18 advocacy support and record support people separated out
- 19 or whatever. That was part of our main concern.
- 20 Q. Are you saying then that the same people who were
- 21 providing the service were doing all of these things?
- 22 A. Yes, that's my understanding.
- Q. I follow the point you are making.
- 24 If I could move to another matter, what we called
- 25 the interaction process that we have heard some evidence

- about from Helen yesterday and you have mentioned it

 today. I think we know from your statement that you

 have been involved in that process quite substantially

 and you set out the nature of your involvement in your
- 5 statement.
- Can I just be clear what exactly this process 6 7 involved. It might help me if I take it in 8 a chronology. If we start with the petition in 2002, which was launched seeking an inquiry and looking for 9 10 other matters to be dealt with. There's the First Minister's apology in December 2004. There's the 11 national strategy, which is called Survivor Scotland, in 12 13 its broad terms, which was launched in 2004/2005. That 14 involved setting up, as I understand it, a National 15 Reference Group as part of those arrangements.

Before all this had happened there had also been something called a Scottish Parliament Cross-party Group on Childhood Sexual Abuse. But that was a wider group not just dealing with children in care; is that right?

20 A. Yes. I wasn't --

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- Q. I know you were not party, but is that your understanding?
- 23 A. But, yes, there was a cross-party group.
- Q. That is all happening at that stage and there are various initiatives and we have heard how one of the

initiatives was the independent review by Tom Shaw that was published in 2007 and the "Time to be Heard" process you have told us about today.

My understanding is, and correct me if I'm wrong, that at some point in the process, probably around about the end of 2008 -- I can give you a reference if you need it but I think it is enough to take it from you that at this point in December 2008 there comes to be involvement in this whole matter of the Scottish Human Rights Commission because it became operational in December 2008.

I will just give a reference -- I do not think we need to go to it, but the reference is LIT.001.001.1232. I think we see from that there's information about what the commission is and when it was established and it is an independent body and so forth.

Just following the matter through, my understanding is that once the commission became established, it developed what we have been told is called:

"A human rights based framework of recommendations on how to design and develop a process of justice for historical child abuse."

That framework was published in about February 2010.

A. Yes, that is right.

Q. I am sure we can find the documents if we needed to.

Once that framework was put in place by the Scottish

Human Rights Commission, there was also the formation of

what is called the Interaction Group to take the

framework proposals and recommendations forward; is that

5 right?

A. No, what happened was they decided to -- the framework document happened and then they decided to have what they call the interaction process and they brought over a former chair of the Human Rights Commission from Ireland. I can't recall her name but she was to be the chair of what we would call the interaction process.

Then they brought all the parties together. But what they did -- you know, they established a set of principles of how it would work. There was -- you know, they really established a really good process because it brought all the protagonists into the room. There was actually -- you know, everybody was treated with respect.

- Q. But did it involve the formation of a group called the

 Interaction Group at some point that you became a member

 of?
- 22 A. That is two years later.
- 23 Q. I see.
- A. So this process went on for about 18 months and it was a process of looking at all the elements, all the

- 1 elements within the interaction plan which I have
- 2 submitted as part of my testimony, it broke it all down.
- 3 Then what they did was that they had discussions with
- 4 ourselves and INCAS and all the other parties. Then
- 5 they took that part out to an open meeting and brought
- in more survivors to discuss more of that.
- 7 Then at the final one the minister came.
- 8 Q. Maybe I can help you with the dates here. The framework
- 9 itself was in February 2010. I think you describe it
- 10 as:
- 11 "Thereafter for maybe 18 months to two years there
- was a process of discussion or interaction [as the name
- 13 implies] between various interested parties to look at
- 14 the framework and how it would be taken forward.
- "In due course, an interaction group was formed and
- 16 you and other parties were members of that group. That
- 17 culminated, I think, in an action plan that was produced
- in February or so of 2014.
- 19 A. The process culminated in the action plan and then the
- 20 review group was set up to oversee the implementation of
- 21 the action plan.
- Q. Of the plan?
- 23 A. Yes.
- 24 O. I think what you were referring to, when the minister --
- 25 A. Mike Russell.

- Q. -- I have seen somewhere, and I think we can find it if necessary, on the history of interaction. It is the final meeting of the interaction group which was held on 27 October 2014, which was attended by Mike Russell, and the idea of that meeting was to establish what degree of commitment the Scottish Government was giving to the plan and the proposals and how they would be taking forward and the timescales and the order of events and so forth. Is that broadly speaking --
- 10 A. In broad terms that's it.

Q. Again, I'm not going to take you to the detail, we can read it for ourselves, but I think the broad history of what is called the interaction can be found in a document that was produced by the commission in CELCIS and it is at INQ.001.001.1322, which gives that history I have described.

I don't think it is necessary for you and I to go through that in depth but it is to give us the broad idea of what was happening at the time.

I think, following that through, before the preparation of what I called the interaction plan that you said was in February 2014, I think you touched on this, that that was preceded by a consultation exercise and there were consultation responses which were considered.

I think a summary of those responses -- again

I don't need to take you but I will put it in for the

record -- that were received as part of the consultation

exercise can be found at INQ.001.001.1392.

I will simply say this -- we can see it if one looks at that document -- that approximately half of the responses from survivors to that exercise at that stage supported a public inquiry and, as it was put, other responses called for further work on this.

That is the way it was left. As well as that, before the plan was produced, there were what were called open events for victims and survivors, including an open event on 27th August 2014. Again I think that if we look at the document I mentioned about the history of the interaction, that's INQ.001.001.1322, those who attended the open event on 27th August 2014 were at one in supporting the call for a public inquiry.

- A. There was a loud -- but there has been a loud voice for years for a public inquiry.
- Q. If we move forward. The plan was published in February of 2014 as part of the interaction process. Then there was what's called an interaction event which is held on 27th October 2014 in the Mitchell Library in Glasgow.

A report of that event was produced at INO.001.001.1389. I think one would see it.

- 1 Again, I don't think it is necessary for me and you
- 2 to go through that document in detail, but the whole
- idea of the event was to get the parties together again,
- 4 discuss the plan and how it would be implemented, and to
- 5 produce a subplan of action to take the various outcomes
- 6 that were desired forward. Would that be fair?
- 7 A. I think --
- 8 Q. I think that was general --
- 9 A. I think it was really to get the government to buy into
- 10 what had been agreed.
- 11 Q. That may be putting it more neatly and succinctly, that
- 12 everybody had bought in, but you needed the government
- to give its permission?
- 14 A. Yes.
- 15 Q. As I understand it from the report, as of 27th October
- 16 2004 -- and we are not far short of the First Minister's
- 17 apology in December of that year -- there was no
- 18 commitment at that meeting on behalf of Scottish
- 19 Government to the idea of holding a public inquiry but
- 20 there was a -- but Mike Russell, I think, made clear at
- 21 the meeting that it was something that hadn't been ruled
- 22 out. That I think was the way the matter was put at
- 23 that time; is that correct?
- 24 A. Yes I think that is correct. Then I think from
- 25 recollection, but I will just check this --

- 1 Q. Maybe I should take -- maybe we should just look at that
- to be clear. If you look at INQ.001.001.1395, which is
- 3 the report of the interaction event.
- If we could just put that page up so we are
- 5 absolutely clear about what was going on, if we look at
- 6 the public inquiry section, headed "Public Inquiry", do
- 7 we see there that the report records that:
- 8 "On the issue of public inquiry, Mr Russell made it
- 9 here that it had not been ruled out. He highlighted
- 10 that there have already been a number of investigations
- 11 and reviews which have had led to significant
- improvements in the care sector. He is committed to
- listening to both sides of the argument regarding the
- 14 need for an inquiry."
- 15 That's where matters stood --
- 16 A. Yes.
- 17 Q. -- then, although subsequently by 1st December --
- 18 A. It is quite quickly from what I recall.
- 19 Q. I am sorry, I have got the wrong date. On
- 20 17th December 2014 there was an announcement by -- not
- 21 from the First Minister but a cabinet minister that the
- 22 present Inquiry was to be held. Sorry I think
- I confused you there.
- 24 A. It is okay.
- 25 Q. It was shortly before the formal announcement of the

- 1 present Inquiry was made on 17th December.
- 2 A. Yes.
- 3 Q. It was under consideration, but by 17th December 2014 --
- 4 A. It made a decision --
- 5 Q. -- there was a formal decision to announce the holding
- of an inquiry; is that --
- 7 A. Yes.
- 8 Q. As I understand it you have just said that there is this
- 9 body that is -- is it the interaction --
- 10 A. Interaction and Implementation Review Group. We were
- 11 trying to come up with a simple name, but it was this --
- 12 I think the survivors on the group wanted to make sure
- that people understood what this group was about.
- 14 Q. The essential purpose of that group is to see that the
- actions that were envisaged by the plan and agreed to by
- the parties would be implemented and the detail of that
- 17 would be hammered out and it would be overseeing the
- 18 process by this review group.
- 19 A. I would agree with that. The only thing other I would
- 20 add is where there were issues within some of the
- 21 processes that had been set up, survivors on the group
- 22 were able to bring those issues in and they could have
- 23 been discussed in a fuller way.
- In a sense the group was there, I suppose, to try
- 25 and resolve any issues that may have arisen.

- Q. Because the group that was set up did have a composition
- 2 that included both representatives of survivor groups
- 3 and other interested parties; is that correct?
- 4 A. It had the Scottish Human Rights, it had the Scottish
- 5 Government civil servants, it had -- the group was able
- 6 to invite people at certain times to explain -- for
- 7 instance we invited the chair of the NCF to just give us
- 8 an update on the process. A while highly ago
- 9 Police Scotland came. I'm trying to remember who else
- 10 came. At various points we have been able to invite
- 11 various people to it. The group is chaired by
- 12 Andrew Kendrick of CELCIS.
- 13 Q. Is he still the chair of that?
- 14 A. He is still the chair.
- 15 Q. The work of implementing the plan goes on then?
- 16 A. Yes.
- Q. As we speak today?
- 18 A. Yes, obviously there is the redress issue, there is the
- 19 pre-1964 issue, there is a commemoration element within
- the plan.
- 21 Q. I did say to you when I started today that there would
- 22 be some issues I would look at and they are not so much
- about the process and how it evolved and FBGA; they are
- 24 probably of a more general nature but I would like you
- to give us your evidence on these matters.

There are two issues I would like it take together in a sense, but I would like you to elaborate on the points you make about them. There is the issue of trust, which is dealt with in your statement -- or maybe mistrust might be a better description at times.

There's also what you consider to be equally important, and you have touched on this in your evidence, about the issue of fairness of process.

how you see these issues and what point you are making?

A. Yes. There's clearly a mistrust of the systems. There is a mistrust of the establishment. There is a mistrust of the professionals because of what's happened. This is based on people's experiences. You have heard some of my experience today and I'm someone who has been through a court of law. So those experiences inform you or come to you and how you think about things.

Are you able to help us with those two issues and

As I said before, people engaged in processes and thought that was a closure part. There has been a mistrust built up and I think -- I addressed this in my testimony, you know, when a child is abused, the trust of an adult is gone. I think it is possibly unique to children who have been abused. I'm not qualified to really go into all of it, but what I can say is that when people go into processes and we are

told certain things and we buy into those things and something happens to, I suppose, impact upon -- something happens and there is an impact on trust, it just makes people untrusting of the process or of the whatever.

I just think survivors have been let down so much over many, many years that the trust is gone in many of them. You know we tried to engage in a constructive way for many, many years and we have tried to reassure survivors that these processes are for them, but you will get survivors who will still not engage because of that trust issue.

Helen slightly hit on it yesterday in relation to Future Pathways. Now Future Pathways in a very short period of time have seen hundreds of people and I know that many people from Quarriers, because people feed back to us, are getting very good experiences, they are getting educational issues that weren't addressed when they were children and stuff like that.

But Helen mentioned about where people think if they go into that process they are going to be penalised later on. That's clearly not the case because FBGA -- we were very clear and we had this confirmed by government, that is not a redress process. We have had it confirmed by government and it is not.

But those sort of mistrusts of systems are probably unique but I think it goes back to the original abuse of the child. I think it goes back to when you sort of try to report it originally as a child and you weren't believed, what happened to you, what happened to maybe your sibling. So there is a general ...

You know, some people don't trust the Inquiry.

I think that's a shame in some respects but I can understand it, but we want to encourage everybody -- we have highlighted this Inquiry, we have put it on our front page, we have put information on this Inquiry, we want people to make that decision for themselves, not FBGA make these decisions, we don't (sic) believe it should be for the individual to make the decision; that's why we highlight the processes as we see it.

But if something -- "Time to be Heard" is another thing. People went through Sacro and wanted apologies, wanted other things. It never happened. So there is a mistrust. I don't understand why the government set up a pilot process for the most vulnerable people in society and test a process using those people.

You know people talk about re-traumatisation and

I have heard the professionals connected to "Time to be

Heard" and the people who undertook "Time to be Heard"

who have said, "Well, we have done this for

re-traumatisation, we have done that, it is not an issue". With all due respect to everybody, including people who will be in this Inquiry, we will leave this room and we will have to deal with the issue. We have to have counselling outside. We have to have those support mechanisms and it is far, far better than it ever was.

Just by me engaging in the Inquiry has raised my anxiety, has made me have to re-visit things. So that happens to people. What's happened to us in relation to what Quarriers did, the actions, the programme, the other things, why would I want to trust anybody? Why would I want to trust a system that's abused me as an adult?

Q. David, you said you support the work of the Inquiry and you want it to achieve -- and you hope it will achieve -- the aims you set out and perhaps bring closure to people.

You have dealt very fully and eloquently with the issue of trust, and the other issue was the issue of fairness. Can you explain FBGA's stance on fairness? It is something you make a point of in your statement. I would like you to explain how you see the issue of fairness because there are a number of interested parties in an independent inquiry and I think you

1	recognise	that.

A. We from day one have always called for a fair process for all that comes into this Inquiry and I recognise that people find that difficult.

If you don't have a fair and robust and credible process, it damages people who have no involvement in the abuse, it damages people who are genuine victims. You just have to look at the that were issues raised in the Kaufman report. So it is about the process.

Fairness -- while people are making serious allegations, everybody -- it is in their human rights, they are entitled to a fair hearing of that process, whatever process, whether that be in a court of law, just as my abuser was given a fair hearing, just as I was given a fair opportunity to say my thing.

I wouldn't want anything less for anyone else, but FBGA have come out and said, we think if the process is fair, it is robust, it is credible, if it scrutinises the testimonies, that we think that's appropriate. We don't think that's -- this abuse happened and it happened on an enormous scale and we have seen that just through the initial part of this Inquiry.

But the organisations and others are entitled to have a fair hearing of why. We want to understand why that was possible, why the cultures allowed that, what

1 are the systemic failures of what happened.

2 When this Inquiry is finished, Mr Peoples, it will be us that will be defending the Inquiry. I have seen 3 4 it in so many processes. It is us that will be -- if 5 something happens in this Inquiry that impacts on this Inquiry that impacts on the honesty and integrity of 6 7 myself, on FBGA, it won't be the Inquiry that will be defending that, you know? There are groups out there 8 who would wish to still undermine us. There are 9 10 individuals out there who wish to discredit us and undermine us, but it will be us who will ultimately 11 12 defend this process.

If this process is robust, fair and credible, then we will be able to do that.

Q. Thank you.

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That is all the evidence I want to take from you but can I give you the opportunity, if there's anything you would want to add? I think you have said probably quite a lot that you -- but if there's anything else that you would like to add before we close today, is there anything you wish to say?

A. Clearly there are a number of other issues in my
testimony and I would like at some point to have that
opportunity to address those in some shape or form with
the Inquiry.

- Q. I think you can take it from me that we will see you
 again and of course you do know that we have already
 announced that we will have a case study and clearly
 there are matters we have touched upon that you would be
 obviously, I would imagine, be wanting to speak about
 and deal with and so we can perhaps pick up any
 additional points. But I think the purpose of today was
- additional points. But I think the purpose of today was to get the main points. I thank you very much for your evidence today.
- 10 Α. The last I think I would like to say is I would like to encourage anybody and everybody, but I would also like 11 to encourage former employees who were in Quarriers. 12 13 I would like to encourage them to come and assist this 14 Inquiry and give this Inquiry an understanding of the 15 organisation. But most of all I would encourage anyone who feels they were harmed in these institutions -- and 16 not just Quarriers -- to come and tell their experience 17 to this Inquiry. It is for the Inquiry to determine the 18 issue; it is not for anyone else. 19
- 20 MR PEOPLES: Thank you.
- 21 LADY SMITH: Thank you for that.
- Do I take it you haven't had any written questions?

 MR PEOPLES: I have not had any written questions and I'm

 not sure if anything arises out of the matters I have

 raised this morning but clearly this would be the

Τ	opportunity, I suppose.
2	LADY SMITH: Could I check whether there are any outstanding
3	applications to ask questions of this witness? I'm
4	seeing shaking heads all round.
5	There are no further questions for you today, but as
6	you have already indicated you understand, Mr Whelan, we
7	will be delighted to see you back at a later stage in
8	the hearings. Thank you. I'm able to let you go now.
9	(The witness withdrew)
LO	We will adjourn now until tomorrow when we will sit
L1	again to hear the evidence of Mr Chris Daly, I think,
L2	tomorrow.
L3	MR PEOPLES: Yes, that is correct my Lady.
L4	LADY SMITH: Thank you.
L5	(12.45 pm)
L6	(The Inquiry adjourned until 10.00 am
L7	on Thursday, 6th July 2017)
L8	
L9	
20	
21	
22	
23	
24	
25	

1					INDEX
2					PAGE
3	MR	DAVID	WHELAN	(affirmed)	1
4					
5					
6					
7					
8					
9					
LO					
11					
L2					
13					
L4					
L5					
L6					
L7					
L8					
L9					
20					
21					
22					
23					
24					
25					