

# Scottish Child Abuse Inquiry

## FOR IMMEDIATE PUBLICATION

### **Scottish Child Abuse Inquiry Hearings: Resumption of Phase 1 and Opening of Phase 2**

On Tuesday 31 October 2017, the Scottish Child Abuse Inquiry will resume hearing evidence relating to Phase 1 of its investigations. This will include further expert evidence from Professor Norrie and from Professor Kendrick.

The Inquiry has also today (8 August) announced that Phase 2 hearings will commence on Tuesday 28 November 2017. Applications may now be made for leave to appear in relation to the first case study in its Phase 2 hearings, the Daughters of Charity of St Vincent de Paul.

The deadline for applications for leave to appear in relation to the first case study is **4 September 2017**. Applicants must show that they have a direct or substantial interest in the scope and purpose of the hearings for which leave to appear is sought. Applications must be submitted to the Inquiry via email or post by this date.

During Phase 2 the Inquiry will examine evidence it has gathered, researched and analysed relating to residential child care establishments run by Catholic Orders. This phase will start with the above noted case study about residential child care establishments run by the Daughters of Charity of St Vincent de Paul, with a particular focus on:

- Smyllum Park in Lanark
- Bellevue House in Rutherglen

Hearings will be held at the Inquiry's hearing venue, situated on the 3rd floor of Rosebery House, 9 Haymarket Terrace, Edinburgh EH12 5EZ. This case study will end no later than 22 December.

The evidence given at the hearings will supplement written statements taken from witnesses in advance and documents which have been recovered by the Inquiry team during the course of investigations.

The Inquiry will continue to take statements from survivors in private sessions and from a range of other witnesses during this time. Details of the other case studies in Phase 2 and about future phases will be announced in due course.

Members of the public do not need "leave to appear" to listen and watch hearings from the public areas in the Inquiry venue. They are welcome to do so at any time.

There is no reserved seating in the public area and it is not necessary to notify the Inquiry of attendance in advance. The hearings venue will open to the public at 9.30am each day of hearings, ahead of a 10am start. Further information about public access can be found on the Inquiry's website.

For those not able to attend hearings, a word-for-word transcript will be available at the end of each hearing day through the Inquiry website, [www.childabuseinquiry.scot](http://www.childabuseinquiry.scot)

## **ENDS**

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## **NOTES TO EDITORS**

### **About the Scottish Child Abuse Inquiry**

The overall aim and purpose of the Inquiry is to raise public awareness of the abuse of children in care, particularly during the period covered by the Inquiry. It will provide an opportunity for public acknowledgement of the suffering of those children and a forum for validation of their experience and testimony. The Inquiry will do this by fulfilling its Terms of Reference which are set out below.

1. To investigate the nature and extent of abuse of children whilst in care in Scotland, during the relevant time frame.
2. To consider the extent to which institutions and bodies with legal responsibility for the care of children failed in their duty to protect children in care in Scotland (or children whose care was arranged in Scotland) from abuse (regardless of where that abuse occurred), and in particular to identify any systemic failures in fulfilling that duty.
3. To create a national public record and commentary on abuse of children in care in Scotland during the relevant time frame.
4. To examine how abuse affected and still affects these victims in the long term, and how in turn it affects their families.
5. The Inquiry is to cover that period which is within living memory of any person who suffered such abuse, up until such date as the Chair may determine, and in any event not beyond 17 December 2014.

6. To consider the extent to which failures by state or non-state institutions (including the courts) to protect children in care in Scotland from abuse have been addressed by changes to practice, policy or legislation, up until such date as the Chair may determine.
7. To consider whether further changes in practice, policy or legislation are necessary in order to protect children in care in Scotland from such abuse in future.
8. Within 4 years (or such other period as Ministers may provide) of the date of its establishment, to report to the Scottish Ministers on the above matters, and to make recommendations.

**Definitions:**

1. 'Child' means a person under the age of 18.
2. For the purpose of this Inquiry, "Children in Care" includes children in institutional residential care such as children's homes (including residential care provided by faith based groups); secure care units including List D schools; Borstals; Young Offenders' Institutions; places provided for Boarded Out children in the Highlands and Islands; state, private and independent Boarding Schools, including state funded school hostels; healthcare establishments providing long term care; and any similar establishments intended to provide children with long term residential care. The term also includes children in foster care.  
The term does not include: children living with their natural families; children living with members of their natural families, children living with adoptive families, children using sports and leisure clubs or attending faith based organisations on a day to day basis; hospitals and similar treatment centres attended on a short term basis; nursery and day-care; short term respite care for vulnerable children; schools, whether public or private, which did not have boarding facilities; police cells and similar holding centres which were intended to provide care temporarily or for the short term; or 16 and 17 year old children in the armed forces and accommodated by the relevant service.
3. "Abuse" for the purpose of this Inquiry is to be taken to mean primarily physical abuse and sexual abuse, with associated psychological and emotional abuse. The Inquiry will be entitled to consider other forms of abuse at its discretion, including medical experimentation, spiritual abuse, unacceptable practices (such as deprivation of contact with siblings) and neglect, but these matters do not require to be examined individually or in isolation.