REGULATION 28: REPORT TO PREVENT FUTURE DEATHS

REGULATION 28 REPORT TO PREVENT FUTURE DEATHS THIS REPORT IS BEING SENT TO: 1. The National Probation Service, **CORONER** I am Christopher P Dorries OBE, HM Senior Coroner for South Yorkshire (West) 2 **CORONER'S LEGAL POWERS** I make this report under paragraph 7, Schedule 5, of the Coroners and Justice Act 2009 and regulations 28 and 29 of the Coroners (Investigations) Regulations 2013. (1) Where -A senior coroner has been conducting an investigation under this Part (a) into a person's death Anything revealed by the investigation gives rise to a concern that circumstances (b) creating a risk of other deaths will occur, or will continue to exist, in the future, and (c) In the coroner's opinion, action should be taken to prevent the occurrence or continuation of such circumstances, or to eliminate or reduce the risk of death created by such circumstances, the coroner must report the matter to a person who the coroner believes may have power to take such action. A person to whom a senior coroner makes a report under this paragraph must (2) give the senior coroner a written response to it. A copy of a report under this paragraph, and of the response to it, must be sent (3) to the Chief Coroner INVESTIGATION and INQUEST On 17th July 2015 I commenced an investigation into the death of Mr John Gogarty. The investigation had to await the conclusion of a Crown Court trial and then the preparation of reports from both the Probation Service and the Mental Health Trust but concluded following an inquest in 29th April 2019 where the narrative conclusion set out that; On the 13th July 2015 Mr Gogarty was unlawfully killed at his home by two persons who planned to steal £500 so that a drug debt might be paid. This was a particularly brutal attack in which Mr Gogarty was stabbed no less than 69 times. One of the offenders had previously been convicted of a similarly violent murder. He had been released on life licence on 9th December 2013 after serving eighteen years imprisonment. It is not the function of the inquest to comment upon the Parole Board's decision.

The offender breached his licence conditions within a matter of weeks and was

inappropriately given an ACO final warning. This was an error. Whilst a warning may have been sufficient sanction at that time for the breach involved, the fact that it was issued as a final warning left the Probation Service nowhere to progress in the face of more serious breaches in May 2014.

The May 2014 breaches related to two positive tests for methadone, refusals in respect of urine testing and failure to attend a drug agency. Another final warning was issued, giving an inappropriate message to the offender. Nor was his status reviewed as it should have been.

Whilst a decision on recall was subject to careful discussion by appropriate persons, the events of May 2014 as a whole amounted to a missed opportunity to take action which would, more likely than not, have safeguarded Mr Gogarty from an attack the following vear.

The offender progressed without further apparent breach and in November 2014 was allowed to leave the approved premises although still subject to weekly reporting for a further three months. At that time the Probation Service had no provision for drug testing in the community, which was a major omission, leaving the offender with much reduced scrutiny. This lack of an adequate system in place to provide effective monitoring was, on the balance of probabilities, a more than minimal contribution to the circumstances of Mr Gogarty's death.

Over the ensuing months Offender 1 became less controlled and took to drink and more particularly drugs without this becoming apparent to his Offender Manager. His supervisory appointments fluctuated between fortnightly and monthly.

In late 2014 the male offender developed a relationship with the female offender who had a significant history of drug abuse. Some of the circumstances became apparent to the Mental Health Trust assisting the female offender but an initial unsuccessful effort to liaise was not pursued when further information on identity became available only a short time later. At the least, this was a lost opportunity for meaningful communication, which would have led to valuable information being given to the Probation Service, there is a possibility, but not probability, that this would have altered the outcome.

4 CIRCUMSTANCES OF THE DEATH

The circumstances of the death are set out in some detail in the findings and conclusion previously supplied to the Interested Persons but a copy is attached hereto.

5 CORONER'S CONCERNS

During the course of the investigation my enquiries revealed a matter giving rise to a concern. In my opinion there is a rick that future deaths may occur unless action is taken.

In the circumstances it is my statutory duty to report to you.

The MATTER OF CONCERN is as follows. -

The evidence showed that there was appropriate random drug testing for whilst ever he was resident at the Probation Hostel. However, when he left the hostel there was no system in place for random testing. This, in the view of the court, was a relevant issue.

It is accepted that the evidence further showed that there is now a system in place for random testing of those not resident at a Probation Hostel. However, the purpose of this Regulation 28 report is to underline the courts view of the importance of such testing. Should a time come in the future when the operation of random testing becomes more difficult, whether through financial restraint or otherwise, the court will be concerned if random testing was stopped.

6 ACTION SHOULD BE TAKEN

In my opinion action should be taken to prevent future deaths and I believe you [AND/OR your organisation] have the power to take such action.

7 YOUR RESPONSE

You are under a duty to respond to this report within 56 days of the date of this report, namely by 20th August 2019. I, the coroner, may extend the period.

Your response must contain details of action taken or proposed to be taken, setting out the timetable for action. Otherwise you must explain why no action is proposed.

8 COPIES and PUBLICATION

I have sent a copy of my report to the Chief Coroner and to the family of Mr Gogarty. A copy will also be sent to RDaSH.

I am also under a duty to send the Chief Coroner a copy of your response.

The Chief Coroner may publish either or both in a complete or redacted or summary form. He may send a copy of this report to any person who he believes may find it useful or of interest. You may make representations to me, the coroner, at the time of your response, about the release or the publication of your response by the Chief Coroner.

9 17th June 2019

Professor Christopher Dorries OBE