

**IN THE MATTER OF THE INQUEST TOUCHING UPON THE DEATH OF [name deceased]**

**ORDER PURSUANT TO SECTION 39 OF THE CHILDREN AND YOUNG PERSONS ACT 1933**

CORONER **Insert Coroners name**

SITTING AT **Insert Court** on **Insert date**

**ORDER**

**­­­­­­­­­­­­­**

**BEFORE** Senior /Area/Assistant Coroner .......................... sitting at.......................... on ...........................date

**UPON HEARING** from *identify advocates* on behalf of the interested persons in attendance *[and a representative of the media - identify them]*

**AND UPON** the court giving permission to any person directly affected by this order to apply to vary or discharge it within 24 hours of being notified of it.

**IT IS ORDERED PURSUANT TO SECTION 39 OF THE CHILDREN AND YOUNG PERSONS ACT 1933 THAT**

1. No matter relating to [name of child] (’the child’) concerned in these inquest proceedings into the death of XXXX (‘the inquest’) shall be included in any publication if it is calculated to lead members of the public to identify the child as a person concerned in the inquest, and in particular there must be no publication in connection with, or otherwise relating to the inquest that includes any of the following:
2. The name of the child who is the subject of this order;
3. The address of the child;
4. The identity of any school or other educational establishment attended by the child;
5. Any material which might directly or indirectly lead to the identification of the child
6. Any image of the child.
7. For the purposes of this Order, publication shall include but not be limited to:
8. any printed or broadcast media
9. any speech, writing, relevant programme or other communication in whatever form, which is addressed to the public at large or any section of the public (and for this purpose every relevant programme shall be taken to be so addressed),
10. any information published online including social media sites such as Facebook, Tik-Tok and Twitter (X);

but does not include a document prepared for use in particular legal proceedings and paragraph 1 of this Order shall be read accordingly.

1. This Order was made at **INSERT TIME** hours on **INSERT DATE** and confirmed in open court at the Pre-Inquest Review hearing held on **INSERT DATE**
2. This Order shall have effect until the child reaches 18 years of age, subject to any further Order of the Court.
3. A copy of this Order shall be affixed to the Court door and the fact of this Order be annotated within any Court list.

Signed……………………………….

Dated………………………………..