

---

## INQUIRY INTO THE RETIREMENT OF THE FORMER COMMISSIONER OF POLICE

### ORDER IN RESPECT OF THE LIVESTREAMING OF THE MAIN INQUIRY HEARING SUBJECT TO AND CONDITIONAL ON THE TERMS SET OUT IN THE PROTOCOL ON THE USE OF LIVESTREAMING AT THE INQUIRY

---

**UPON** the Chairman approving the principle of live broadcasting at the Fourth Preliminary Hearing, subject to agreeing a protocol

**AND UPON** The Chairman approving the Protocol on the Use of Livestreaming at the Inquiry dated 3 April 2024 (“**the Protocol**”) as annexed to this Order

**AND PURSUANT TO** the Chairman’s powers under section 18(2)(b) and section 28 of the Inquiries Act 2024

#### **IT IS HEREBY ORDERED THAT**

1. The Gibraltar Broadcasting Corporation be permitted in accordance with the Chairman’s power under section 18(2)(b) of the Inquiries Act 2024 to record and broadcast the Main Inquiry Hearing, but only on the terms set out in the Protocol and subject to any notices (if any) which are issued under section 19 of the Inquiries Act 2024.
2. Epiq Europe Limited (“Epiq” ) be permitted (in accordance with the Chairman’s power under section 18(2)(b)) to record the proceedings at the Main Inquiry Hearing for the purpose of the provision of daily transcripts which will be published each day on the Inquiry website [www.coircomp.gi](http://www.coircomp.gi). The publication of the daily transcript is subject to any notices (if any) which are issued under section 19 of the Inquiries Act 2024.
3. The Chairman where he deems it appropriate in accordance with section 28(1) of the Inquiries Act 2024 may certify any breach of this Order and the conditions set out in the Protocol to the Supreme Court of Gibraltar, to be investigated by the Supreme Court as if it were a contempt of the Supreme Court.
4. The following acts, which are not exhaustive, may amount to a breach of this Order and the conditions of this Order as set out in the Protocol and be certified by the Chairman under paragraph 3:
  - a. Any unauthorised recording or onward transmission of the livestream by third parties, other than by the media for the purpose of public reporting of the Inquiry proceedings (**para 11**).
  - b. Liveblogging, tweeting or otherwise commenting in real time from the hearing room (**para 10.2**), other than during breaks in the hearing (**para 10.3**).
  - c. The broadcast or publication by the media or members of the public of any information that is subject to a restriction order (**para 10.2**).

**Sir Peter Openshaw DL**

**3 April 2024**