

1 (1.45 pm)  
 2 MS LAMBERT: Sir, may I go back, please, to the evidence of  
 3 Mr Michael Gadd that I was reading before we broke for  
 4 our lunch? I think it might be helpful if I just go  
 5 back to the first statement that I read from, which is  
 6 dated 1 May 1989. Jyo, it is SYP000002370003, suffix 5.  
 7 We see at the bottom of the page Mr Gadd describes  
 8 his experience in the pen, at least two or three  
 9 distinct surges from behind, and remembers being pushed  
 10 right down to the perimeter fence directly in front of  
 11 him.  
 12 Then over the page, and I will summarise what I read  
 13 out earlier, he described going forward and being pushed  
 14 against the fence and the concern that he felt. Then at  
 15 2.53, the middle paragraph, Jyo:  
 16 "... there was another very strong, distinct surge  
 17 from behind."  
 18 He shouted to one of the girls that he'd seen in  
 19 front of him, "Get in front of the barrier", knowing  
 20 that there would be a degree of protection from the  
 21 surge:  
 22 "... but everyone to my left was swept down to the  
 23 front, including the two girls. I remember the team  
 24 coming onto the pitch to start the main game which would  
 25 be about 2.55 pm."  
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1 Then at suffix 9 he said simply this:  
 2 "... I noticed that the front crush barrier near to  
 3 the perimeter fence in pen 3 had collapsed. This was  
 4 the barrier that I had earlier stood in front of."  
 5 Then in his final statement, and it doesn't need to  
 6 go on the screen, Mr Gadd simply confirms that the two  
 7 young women whom he described in his first statement as  
 8 having seen he knows to be Victoria Jane Hicks and  
 9 Sarah Louise Hicks who died on 15 April. Sir, that is  
 10 the evidence of Mr Michael Gadd.  
 11 Can I now show some more AV footage, please. Jyo,  
 12 it is the high-resolution photograph timed at 15:27:02  
 13 showing Vicki being removed through gate 2. It is at  
 14 counter number 17:28 of Vicki's compilation.  
 15 We can see, if we pause there, please, whilst  
 16 viewing this magnified portion of the photograph,  
 17 a casualty being carried out of the gate to pen 2, being  
 18 carried by a man with no top on. We know that is at  
 19 15:27:02.  
 20 At 15:27:05, another image of the same episode.  
 21 (Video played)  
 22 MS LAMBERT: Pausing there, if we just go back a couple of  
 23 frames, please, Jyo. If we can pause there, we can see  
 24 Vicki being laid on the ground by a police officer and  
 25 a man with no top on. 15:27:08. Thank you very much,  
 Page 2

1 Jyo.  
 2 Evidence of MR PAUL TURNER read  
 3 MS LAMBERT: Can I now read some evidence from  
 4 Mr Paul Turner -- tab 80 -- who was a Liverpool  
 5 supporter who helped recover a number of supporters from  
 6 the terraces, including Vicki. He is the man we saw on  
 7 those images with no top on. The jury will remember  
 8 him. We have seen him before assisting with the removal  
 9 of Gary Jones from the pen.  
 10 His evidence is being read because it is not in  
 11 dispute. Jyo, the statement of 31 May 1989.  
 12 Mr Paul Turner said:  
 13 "As I looked through the gate, I could see in excess  
 14 of a dozen bodies lying together. I waited at the gate  
 15 and police officers just inside the pen began to carry  
 16 bodies to the gate. Standing next to me was a lad with  
 17 black curly hair which was shoulder length. He was in  
 18 his early 20s and was of slim build. I can't recall  
 19 anything else about him other than he was wearing a blue  
 20 jumper. Together with this lad I began to take from  
 21 these police officers bodies which we carried from the  
 22 gate and onto the playing area.  
 23 "We then returned to the gate and the same four  
 24 officers met us with a young woman. I don't know where  
 25 they had collected her body from. Me and the  
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1 dark-haired lad had an arm each to carry her and one  
 2 police officer had both her legs. We carried her past  
 3 the two men we had already taken onto the pitch and we  
 4 laid her perhaps 8 or 10 yards further into the playing  
 5 area from the touchline.  
 6 "I would describe this woman as being in her late  
 7 teens, fair skinned, of slim build and about 5' 2" to  
 8 5' 4" tall. She had dark brown, curly hair which was  
 9 quite long and hung past her shoulders. I didn't notice  
 10 any blue colouration to her skin, although she was  
 11 motionless and limp. I can't recall what she was  
 12 wearing."  
 13 In a statement that Mr Turner made on  
 14 16 November 1989, at our tab 81, he says:  
 15 "On a photograph [which we have seen] I can be seen  
 16 assisting to carry a girl from the emergency gate of  
 17 pen 2. I am now able to identify this girl as  
 18 Victoria Jane Hicks from [another photograph].  
 19 "In a video sequence ... 15:27:05, I can be seen  
 20 carrying Victoria Jane Hicks and placing her on the  
 21 pitch."  
 22 Sir, at tab 82, Mr Turner said -- a statement of  
 23 6 August 2014:  
 24 "I know that this statement mentions me carrying  
 25 some of them from pen 2. My recollection is that I only  
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| <p>1 removed people from this one area and not further across<br/>2 behind the goal itself. I did not perform any<br/>3 resuscitation on any of the people I assisted that day."<br/>4 So his area of activity was the gate to pen 2 and no<br/>5 resuscitation performed."<br/>6 Evidence of MR DAVID SWEETMAN read<br/>7 MS LAMBERT: Sir, may I now remind the jury of some evidence<br/>8 from Mr David Sweetman, a fireman whom we called last<br/>9 Monday in connection with Gary Jones. He was asked<br/>10 questions when he attended concerning Vicky Hicks.<br/>11 In answer to questions from me, Mr Sweetman<br/>12 confirmed he'd recorded in his 1989 statement that,<br/>13 whilst on the pitch, he'd gone to two female teenage<br/>14 girls. They were inside the 6-yard box and about<br/>15 2 yards from the goal line. The two girls were similar<br/>16 in appearance. Mr Sweetman stated that he treated the<br/>17 girl with mousy-coloured, shoulder-length hair, wearing<br/>18 a white-coloured blouse, which may be Vicky Hicks.<br/>19 Mr Sweetman said he did chest compressions for a period<br/>20 of time. There were plenty of people around and you<br/>21 couldn't get to the bodies easily. He confirmed that<br/>22 a number of people were gathered around the girls when<br/>23 he arrived, and some of them were providing<br/>24 mouth-to-mouth resuscitation.<br/>25 He noted in his statement that there did not appear</p> <p style="text-align: center;">Page 5</p> | <p>1 obviously, like, some 20 minutes after we'd been called<br/>2 and -- 20, 25 minutes after we'd been called, and she<br/>3 was just a pale colour, no movement, just ... didn't<br/>4 look good.<br/>5 "Question: The decision to stop providing care,<br/>6 obviously a difficult one?<br/>7 "Answer: Yes.<br/>8 "Question: Would you have checked for a pulse<br/>9 before you made that decision?<br/>10 "Answer: I should have, definitely. There was --<br/>11 as I say, there was people with her and there were<br/>12 people ready to take over. I can't recall whether I did<br/>13 or not.<br/>14 "...<br/>15 "Question: What was it about her condition that led<br/>16 you to [conclude that Vicki was beyond care]?<br/>17 "Answer: She was lifeless, pale, clammy, and there<br/>18 was no -- you couldn't see any movement of the chest,<br/>19 other than what was being provided by the breaths."<br/>20 Mr Sweetman in his evidence confirmed that the girl<br/>21 believed to be Vicki was not moving, that there was no<br/>22 movement in the chest other than when the person giving<br/>23 mouth-to-mouth blew into it. In normal circumstances,<br/>24 Mr Sweetman would have checked for a pulse before<br/>25 ceasing treatment, and he thinks he may have done here.</p> <p style="text-align: center;">Page 7</p> |
| <p>1 to be any signs of life. He was asked a number of<br/>2 questions by me:<br/>3 "Question: ... Did you make any assessment? Did<br/>4 you feel for a pulse on this casualty?<br/>5 "Answer: Normally, we would do that as a matter of<br/>6 course. In this period of time that's elapsed, I can't<br/>7 recall that.<br/>8 "Question: So your normal routine would have been<br/>9 to feel for a pulse?<br/>10 "Answer: Correct.<br/>11 "Question: You can't remember now whether you did?<br/>12 "Answer: I can't remember, no.<br/>13 "Question: If you were taking over from somebody<br/>14 else, is it possible you might not, yourself, have felt<br/>15 for a pulse?<br/>16 "Answer: It's possible, yes."<br/>17 "...<br/>18 "Question: How long did you continue providing<br/>19 chest compressions?<br/>20 "Answer: I think it was about two or three minutes.<br/>21 The only reason I stopped was I believed she was dead<br/>22 and we weren't going to be successful.<br/>23 "Question: What led you to the view that this<br/>24 casualty was beyond care?<br/>25 "Answer: Because at the time we were there, it was</p> <p style="text-align: center;">Page 6</p>   | <p>1 Mr Sweetman said that there were others still trying if<br/>2 Victoria was to be brought back.<br/>3 Mr Mansfield asked questions on behalf of Jenni and<br/>4 Trevor Hicks. Mr Sweetman agreed to Mr Mansfield that<br/>5 it was possible that he was only with one of the girls<br/>6 for no more than two minutes. Mr Sweetman was asked<br/>7 whether he remembered now whether he had done anything<br/>8 to the girls and said it was in his 1989 statement that<br/>9 he did, and he wouldn't have included it if he had not.<br/>10 Mr Sweetman agreed that in his handwritten statement he<br/>11 said he'd given mouth-to-mouth to two girls, but his<br/>12 subsequent statements had always said he'd given heart<br/>13 massage to one of the girls.<br/>14 So, sir, that concludes my summary of Mr Sweetman's<br/>15 evidence from last week.<br/>16 May I now call, please, Mr Peter McGuinness? It is<br/>17 tab 100.<br/>18 THE CORONER: Thank you.<br/>19 MR PETER JOHN MCGUINNESS (sworn)<br/>20 Examination by MS LAMBERT<br/>21 MS LAMBERT: Also tab 101.<br/>22 Can you confirm for me, please, you are<br/>23 Peter John McGuinness?<br/>24 <b>A. That's correct.</b><br/>25 Q. Mr McGuinness, as you know, I am going to ask you some</p> <p style="text-align: center;">Page 8</p>                                 |

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| <p>1 questions to start off with. Mr Mansfield may have some<br/>2 further questions following my examination of you.<br/>3 Mr McGuinness, you know we are focusing on, in<br/>4 particular, Victoria Hicks. I am conscious that you<br/>5 will also mention Sarah, but we are focusing on the<br/>6 movements of those two girls in the stadium on 15 April<br/>7 and what you saw of their course that day.<br/>8 Mr McGuinness, can you confirm for me, to start off<br/>9 with, please, that you are a former police officer,<br/>10 I think recently retired?<br/>11 <b>A. A few years, yes, that's right.</b><br/>12 Q. On 15 April 1989, you were on duty at Hillsborough, you<br/>13 were part of serial 2; is that correct?<br/>14 <b>A. That's correct.</b><br/>15 Q. When you appreciated that there was a problem at the<br/>16 Leppings Lane end, can you confirm for me that you made<br/>17 your way to the Leppings Lane end of the pitch to<br/>18 provide what care you could?<br/>19 <b>A. That's correct, yes.</b><br/>20 Q. Mr McGuinness, I am going to ask you to look at<br/>21 a statement that you made fairly shortly after the<br/>22 incident. You will find it behind tab 101 of your<br/>23 bundle. Do you see that statement?<br/>24 <b>A. I do, indeed, yes.</b><br/>25 Q. If you go to the second page of the statement, what you</p> <p style="text-align: center;">Page 9</p> | <p>1 care en route to the hospital shortly. But you appear<br/>2 to be saying here that when you went to that part of<br/>3 the pitch, there appeared to be others attempting to<br/>4 assist --<br/>5 <b>A. That's correct, yes.</b><br/>6 Q. -- one of the casualties, whom we believe to be Vicki?<br/>7 <b>A. Yes.</b><br/>8 Q. Did you, yourself, provide any care for her at that<br/>9 stage, before you went off to try to get an oxygen<br/>10 cylinder?<br/>11 <b>A. I believe so. I can't be exact. Now, recollecting the<br/>12 details, I don't have a firm recollection of running to<br/>13 the gymnasium. You know, and, again, I put it in my<br/>14 statement here. Presumably, I must have done. Whether<br/>15 I was confused or not at the time. But, again,<br/>16 I haven't got a clear recollection of going to the<br/>17 gymnasium, which triggers a slight worry about my<br/>18 ability to remember the exact detail.</b><br/>19 Q. This is what you recorded much closer to the time.<br/>20 THE CORONER: May, I think, as far as one can --<br/>21 MS LAMBERT: I think it probably is May.<br/>22 THE CORONER: 8 May is the nearest date, I think.<br/>23 MS LAMBERT: So very shortly after the event, when you were<br/>24 doing your best to capture your involvement with this<br/>25 casualty on the day.</p> <p style="text-align: center;">Page 11</p>     |
| <p>1 say is:<br/>2 "Eventually, I made my way back through the west<br/>3 stand and onto the pitch."<br/>4 And you provided assistance to one of the casualties<br/>5 on the pitch who we understand was Vicky Hicks?<br/>6 <b>A. That's correct, yes.</b><br/>7 Q. I want to pick up your story, please, from the moment at<br/>8 which you saw Vicki on the pitch, if I may.<br/>9 <b>A. Yes.</b><br/>10 Q. So picking it up there. When you first saw her on the<br/>11 pitch, were there others with her?<br/>12 <b>A. Yes.</b><br/>13 Q. No doubt you are not going to be able to assist us with<br/>14 names, but by role: other police officers?<br/>15 <b>A. I believe so. I can't say with any certainty now<br/>16 recollecting. I can only go on really what I'd written<br/>17 at the time.</b><br/>18 Q. What you wrote at the time, or much closer to the time:<br/>19 "Whilst fire and police officers attempted to assist<br/>20 her, I ran to the gymnasium where I collected an oxygen<br/>21 cylinder and mask, and I brought this to the girl,<br/>22 attempted to resuscitate her, and together with the<br/>23 girl's father, Mr Hicks, we put the girl, Vicki, into an<br/>24 ambulance and travelled to the Northern General."<br/>25 I will ask you about your involvement in providing</p> <p style="text-align: center;">Page 10</p>   | <p>1 <b>A. Yes.</b><br/>2 Q. So fire and police officers attempting to assist her?<br/>3 <b>A. Yes.</b><br/>4 Q. You don't have any recollection of any interaction that<br/>5 you had with this casualty before you went to the<br/>6 gymnasium?<br/>7 <b>A. Not that I can recount now, no. I have no sense of<br/>8 assisting others in the resuscitation, but what detail<br/>9 that was, I can't recall that.</b><br/>10 Q. You went to the gym, recognising the need for oxygen?<br/>11 <b>A. I can only go on what's in the statement, what was --<br/>12 what I was thinking at the time, I can't say now, you<br/>13 know, in the sense of why I've gone. I have no strong<br/>14 recollection now of going to the gymnasium.</b><br/>15 Q. You then said you brought this, that being the oxygen<br/>16 cylinder and the mask, to the girl, and you attempted to<br/>17 resuscitate her, and you obviously were aware that<br/>18 Mr Hicks, Trevor Hicks, was with Vicki?<br/>19 <b>A. That's correct, yes, I knew her father was there.</b><br/>20 Q. So you have a recollection of being aware that the<br/>21 girls' father was close by?<br/>22 <b>A. Yes, definitely.</b><br/>23 Q. You, together with Mr Hicks, put Vicki into an ambulance<br/>24 and travelled to the Northern General?<br/>25 <b>A. That's correct, yes.</b></p> <p style="text-align: center;">Page 12</p> |

3 (Pages 9 to 12)

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| <p>1 Q. This is what you have recorded closer to the time.</p> <p>2 <b>A. Yes.</b></p> <p>3 Q. Would I be right in thinking that, really, very little,</p> <p>4 if anything, to add to what's recorded?</p> <p>5 <b>A. Again, it's just the passage of time. You get confused</b></p> <p>6 <b>as to what's in the conscious mind, what's in the</b></p> <p>7 <b>subconscious mind. I can only say what's in the</b></p> <p>8 <b>statement. As I say, I don't have a vivid recollection</b></p> <p>9 <b>of going to the gymnasium. I do have a vivid</b></p> <p>10 <b>recollection of the oxygen tank, and I do have a vivid</b></p> <p>11 <b>recollection of either not knowing how to use it or it</b></p> <p>12 <b>not being functioning properly, one or the other.</b></p> <p>13 Q. Can we go to tab 104 in the same bundle and a statement</p> <p>14 that you made a little later, on 6 July 1989, I think</p> <p>15 after you'd seen some AV footage. If you go to the</p> <p>16 second page of that, you have obviously identified</p> <p>17 yourself on the footage and you say:</p> <p>18 "Victoria was in the ambulance when I got back.</p> <p>19 I remember doing something with the oxygen bottle on the</p> <p>20 ground to a girl. I believe this may have been her</p> <p>21 sister, Sarah. The video then shows the ambulance</p> <p>22 driving away at 15:39. I was in the ambulance at that</p> <p>23 time with Victoria."</p> <p>24 So there seems to have been a doubt even in the</p> <p>25 first half of 1989 when you made these statements as to</p> <p style="text-align: center;">Page 13</p> | <p>1 right?</p> <p>2 <b>A. I believe so, yes.</b></p> <p>3 Q. Was that a person who you later learnt was</p> <p>4 Stephen O'Neill?</p> <p>5 <b>A. That's correct, yes.</b></p> <p>6 Q. I am going to ask you about Stephen O'Neill later on</p> <p>7 this afternoon, if I may. Can we focus on Vicki?</p> <p>8 <b>A. Yes.</b></p> <p>9 Q. During the course of the journey to hospital, were you</p> <p>10 involved in providing any care to Vicki?</p> <p>11 <b>A. Together with her father, I have a recollection of</b></p> <p>12 <b>assisting -- in what exact capacity, I can't say</b></p> <p>13 <b>positively now, but we were actively involved in</b></p> <p>14 <b>resuscitation. I have a recollection that her father,</b></p> <p>15 <b>Trevor, was the main one, but there was other people in</b></p> <p>16 <b>the ambulance as well, so again, it was --</b></p> <p>17 Q. Do you remember or can you say whether or not you gave</p> <p>18 mouth-to-mouth or chest compressions, yourself, to</p> <p>19 Vicki?</p> <p>20 <b>A. I believe I did, the detail of which I can't be sure</b></p> <p>21 <b>now.</b></p> <p>22 Q. Any doubt in your mind but that care for Vicki, whether</p> <p>23 it was provided by you, Mr Hicks or others, was given</p> <p>24 en route to hospital?</p> <p>25 <b>A. Definitely resuscitation was given in the ambulance to</b></p> <p style="text-align: center;">Page 15</p>  |
| <p>1 whether or not you used the oxygen cylinder on Vicki or</p> <p>2 on another, possibly her sister?</p> <p>3 <b>A. Yes. I do have a recollection of attempting to assist,</b></p> <p>4 <b>with others, two girls. Now, whether I was led to that</b></p> <p>5 <b>conclusion about Sarah by the officers showing me the</b></p> <p>6 <b>footage, I don't know. I can only say, I haven't got</b></p> <p>7 <b>a strong recollection of a sequence of events.</b></p> <p>8 <b>I couldn't say with any real certainty in</b></p> <p>9 <b>a chronological way exactly what happened. The whole</b></p> <p>10 <b>event was enormous confusion, as you can imagine.</b></p> <p>11 Q. What we gather is that you were aware that you saw Vicki</p> <p>12 because her father was to one side and you went with her</p> <p>13 in the ambulance?</p> <p>14 <b>A. Yes.</b></p> <p>15 Q. It seems reasonable to suppose you went to the gym to</p> <p>16 get an oxygen bottle, because that is something you</p> <p>17 recorded?</p> <p>18 <b>A. Yes.</b></p> <p>19 Q. But upon whom the oxygen was used, you can't now say?</p> <p>20 <b>A. Not with any certainty, no.</b></p> <p>21 Q. Can I move on, then, please, to the journey to the NGH,</p> <p>22 the Northern General Hospital, in the ambulance, because</p> <p>23 you went with Mr Hicks and Vicki?</p> <p>24 <b>A. That's correct.</b></p> <p>25 Q. There was another casualty in that ambulance; is that</p> <p style="text-align: center;">Page 14</p>   | <p>1 <b>Vicki going to the hospital.</b></p> <p>2 Q. Some questions, please, concerning Vicki's condition</p> <p>3 during the course of the journey to hospital, if I may,</p> <p>4 Mr McGuinness. Do you have any recollection, yourself,</p> <p>5 of feeling for a pulse?</p> <p>6 <b>A. Now, I don't. Whether there was some mention of</b></p> <p>7 <b>a pulse, whether someone else -- or whether I have, I'm</b></p> <p>8 <b>not sure. Sorry just not to be positive, but I can't</b></p> <p>9 <b>say with any certainty that I felt for a pulse at all.</b></p> <p>10 Q. Would you have known in 1989 how to take a pulse?</p> <p>11 <b>A. Yes.</b></p> <p>12 Q. Where would you have taken it?</p> <p>13 <b>A. The wrist or the neck or in some instances the groin if</b></p> <p>14 <b>there was --</b></p> <p>15 Q. If that area was exposed?</p> <p>16 <b>A. -- problems with other limbs, yes.</b></p> <p>17 Q. But you can't say whether you, yourself, felt for</p> <p>18 a pulse?</p> <p>19 <b>A. I have some recollection of a pulse being mentioned.</b></p> <p>20 <b>Now, whether someone else had mentioned a pulse or the</b></p> <p>21 <b>sequence of that, again, I can't be sure of at the</b></p> <p>22 <b>moment.</b></p> <p>23 Q. Any recollection of seeing any signs of life in Vicki</p> <p>24 en route to the hospital?</p> <p>25 <b>A. I have a strong sense -- I have thought about this</b></p> <p style="text-align: center;">Page 16</p> |

4 (Pages 13 to 16)

1 **before coming today. You know, I do have a strong sense**  
 2 **that we were optimistic of the best outcome for Vicki.**  
 3 **So, in a sense, I wasn't in a state of mind that this**  
 4 **was a hopeless case. I did feel positive. Whether**  
 5 **there's a rationale for that, I'm not sure. I'm no**  
 6 **medical expert, so, again, you've got to qualify what**  
 7 **I'm saying and what I'm basing it on.**  
 8 Q. Do we understand your evidence in this way,  
 9 Mr McGuinness, that you had, en route to the hospital,  
 10 an impression or a hope for an optimistic, good outcome?  
 11 **A. Yes.**  
 12 Q. But what the basis for that was, you can't say?  
 13 **A. I couldn't say now, no.**  
 14 Q. You can't say whether or not you felt for a pulse or  
 15 somebody else felt for a pulse and found one?  
 16 **A. I have no recollection now of doing that. I can't sit**  
 17 **here today and honestly say I have, but I do have some**  
 18 **recollection of a pulse being mentioned or being**  
 19 **attempted for. Whether that was her father or someone**  
 20 **else, I can't say.**  
 21 Q. The mention of a pulse that you think may have been said  
 22 during the course of the journey to hospital, how  
 23 confident are you that that related to Vicki, as opposed  
 24 to another casualty?  
 25 **A. Now, I can't. I only -- again, it's cloudy, but,**  
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1 **unfortunately, that's the way it is in my mind. I can**  
 2 **only give you the sense that I did feel it was**  
 3 **worthwhile continuing efforts, and I did feel more**  
 4 **optimistic that there was a chance of the best outcome**  
 5 **for Vicki.**  
 6 Q. Can I ask you just to look in your bundle behind  
 7 tab 108, Mr McGuinness, which is a transcript of  
 8 the evidence that you gave at the Popper Inquest when  
 9 you were asked questions on this topic by Mr King, who  
 10 represented the families.  
 11 **A. Yes.**  
 12 Q. If you go to internal page 16, if you're looking at the  
 13 bottom right-hand corner, it will be 18. So top  
 14 right-hand corner 16, bottom right-hand corner, last  
 15 number is 18.  
 16 **A. Yes.**  
 17 Q. Just to put, again, this section of your evidence in  
 18 context, Mr King asked you this:  
 19 "Question: Just on the very final evidence with  
 20 regard to Victoria Hicks, I know the family whom  
 21 I represent would want me to say to you, thank you for  
 22 the efforts you spent with her. I have to ask you this  
 23 question. It is a difficult one, but I know they want  
 24 me to ask it" --  
 25 **A. Sorry, apologies.**  
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1 THE USHER: 108, miss?  
 2 **A. I think we are on the wrong page. Sorry.**  
 3 THE CORONER: I think I may be also on the wrong page.  
 4 MS LAMBERT: I was picking it up at the bottom of 17 just to  
 5 put the relevance evidence in context. SYC000108790017.  
 6 THE CORONER: I think the internal page numbers and the  
 7 other numbers may not be the same on both copies,  
 8 Ms Lambert. It is the page that has on the top, "But  
 9 what was obvious to you was ..."  
 10 MS LAMBERT: That's right. I just picked it up to put what  
 11 you say about this topic in context:  
 12 "Question: ... The coroner properly asked you  
 13 [right at the bottom of the page, Mr McGuinness] whether  
 14 you formed any view when you were assisting with  
 15 Victoria at around 15:21, whether at that stage, and you  
 16 are not a medical man, she was alive or not. Is it that  
 17 you formed no view at all or can you help us at all on  
 18 that issue? Any clue on that issue? Is it something  
 19 which you cannot help at all on?  
 20 "Answer: No.  
 21 "Question: I have to put it a little further this  
 22 way. Would it be fair to say from that evidence that it  
 23 was not 100 per cent certain to you that she was not  
 24 alive?  
 25 "Answer: I am just trying to work that out.  
 Page 19

1 "Question: You did not know whether she was alive  
 2 or not alive; that is right, is it not?  
 3 "Answer: I made no decision. Obviously, I was  
 4 pulling people out and saw Victoria and thought it was  
 5 necessary to assist her. I made no decision at the time  
 6 or after as to her condition.  
 7 "Question: I accept that. What I want to put to  
 8 you very gently, because none of this is, as you know,  
 9 a criticism of you, this is to help the family.  
 10 "Answer: Yes.  
 11 "Question: But you were not able to say at that  
 12 stage, whatever judgment or experience you're able to  
 13 bring on these matters, and of course you're not  
 14 qualified, whether or not she was dead at that time, you  
 15 are [obviously] not able to say that?  
 16 "Answer: I am not able to say. Obviously  
 17 I travelled in the ambulance with her to the hospital  
 18 and it was only when the doctor told me that obviously  
 19 she was dead that I even thought about that particular  
 20 aspect of it.  
 21 "Question: And that was some minutes later, was it  
 22 not?  
 23 "Answer: A good few minutes, yes."  
 24 Then you were thanked for those questions and your  
 25 answers.  
 Page 20

1 So, Mr McGuinness, what you appeared to be saying  
 2 when you responded to those questions was whether or not  
 3 Victoria was alive or dead, either on the pitch or in  
 4 the ambulance, is something that you weren't able to  
 5 help with?  
 6 **A. Correct.**  
 7 Q. Does that remain the case?  
 8 **A. Yes.**  
 9 Q. Mr McGuinness, can I show you some plans, please. It is  
 10 SYP000034090002, suffix 3, please. The location that  
 11 you depicted on that plan, is that where you first saw  
 12 Victoria?  
 13 **A. I believe so. That certainly is where I marked at the**  
 14 **time, yes.**  
 15 MS LAMBERT: Mr McGuinness, thank you very much indeed.  
 16 Those are my questions for you concerning Victoria.  
 17 I will have some further questions for you in a moment  
 18 concerning another casualty.  
 19 Examination by MR MANSFIELD  
 20 MR MANSFIELD: Mr McGuinness, good afternoon. My name is  
 21 Michael Mansfield. I represent Trevor Hicks in  
 22 particular, and also, of course, his then wife, Jenni.  
 23 But you had more dealings with Trevor, I think, on the  
 24 day.  
 25 **A. That's correct, yes.**

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1 Q. I think they would both wish that you are thanked very  
 2 much for the care and attention that you gave on the  
 3 pitch and in the ambulance. I have a few questions, as  
 4 you may imagine.  
 5 I would like to summarise it. It appears from the  
 6 original account and subsequent account that what you  
 7 first thought -- and you've been taken to the statement,  
 8 I am only going to summarise it -- was that once Vicki  
 9 was onto the pitch, you went off to get oxygen. That's  
 10 how you first --  
 11 **A. That's right.**  
 12 Q. So, in other words, your first recollection was that you  
 13 didn't actually give any resuscitation to her before you  
 14 went to get the oxygen?  
 15 **A. That's correct.**  
 16 Q. Then, on a subsequent occasion, when you actually  
 17 watched various -- what we call AV or film material, you  
 18 were able -- I will put the time which appears. I'm not  
 19 asking you to look it all up. For reference, it is  
 20 tab 104. But it was 38 minutes past 3 you identified  
 21 yourself running towards the area of an ambulance with  
 22 the oxygen that you'd got?  
 23 **A. Right.**  
 24 Q. On that occasion, you said that Vicki was already in the  
 25 ambulance when you got back?

Page 22

1 **A. Yes, right.**  
 2 Q. I will read it to you so there is no mistake:  
 3 "Victoria was in the ambulance when I got back."  
 4 That's what you said.  
 5 **A. All right, yes.**  
 6 Q. So it appears, if you put the two recollections  
 7 together, that you may not have given Vicki any  
 8 resuscitative action on the pitch before she got in the  
 9 ambulance. Do you follow?  
 10 **A. I understand that, yes.**  
 11 Q. That may be right?  
 12 **A. It may well be right, yes.**  
 13 Q. And that if you did give it -- I will come back to the  
 14 oxygen in a minute -- if you did give any resuscitation,  
 15 it was to another girl. It may have been her sister,  
 16 but you're not sure about that?  
 17 **A. I'm not sure about that, no.**  
 18 Q. Now, the oxygen that you brought back, had you used this  
 19 kind of accessory before?  
 20 **A. No.**  
 21 Q. I think you said very honestly in one of your statements  
 22 that you didn't even know whether it was working or how  
 23 to work it?  
 24 **A. That's correct, yes.**  
 25 Q. So if you used it at all, you can't really help us as to

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1 how you did?  
 2 **A. That's right.**  
 3 Q. Can I just complete this part of it: did you take the  
 4 oxygen cylinder into the ambulance?  
 5 **A. I don't have a recollection of doing that.**  
 6 Q. I will leave that to one side for the moment, therefore.  
 7 It may or may not have gone in the ambulance. Do you  
 8 remember, when you got in the ambulance, that Vicki in  
 9 fact had been placed the wrong way around, and her head  
 10 was at the door, as opposed to the bulkhead of  
 11 the ambulance where the fittings for oxygen were. Do  
 12 you remember that? In other words, she was the wrong  
 13 way around in the ambulance?  
 14 **A. I don't have a recollection. I have a recollection of**  
 15 **her being the other way around, but, again ...**  
 16 Q. Well, all right.  
 17 **A. It is not certainty.**  
 18 Q. We have asked others about that. It was just to place  
 19 you in the ambulance. I am only going to ask you about  
 20 Vicki. There is no dispute that you were helping Trevor  
 21 in various forms of resuscitation. Again, the detail  
 22 may now have gone from you as to who was doing what. Is  
 23 that right?  
 24 **A. That's correct, yes.**  
 25 Q. Then I don't pursue it. But I do ask you this, because

Page 24

6 (Pages 21 to 24)

|   |   |
|---|---|
| <p>1 of, effectively, what you said on a television programme</p> <p>2 that you were on quite recently, 2013. Do you remember</p> <p>3 that?</p> <p>4 <b>A. Last year, yes, that's right -- 2013.</b></p> <p>5 Q. So that it is clear, the programme was called</p> <p>6 "Inside Out"?</p> <p>7 <b>A. That's correct, yes.</b></p> <p>8 Q. The date I think, of transmission, is 18 February 2013.</p> <p>9 Have you watched it, yourself?</p> <p>10 <b>A. I have watched it once.</b></p> <p>11 Q. Once?</p> <p>12 <b>A. Yes.</b></p> <p>13 Q. There is just a passage which has been noted that you</p> <p>14 said, one or two things that you said on the programme,</p> <p>15 but there is one in particular. These are the words</p> <p>16 that you speak on the programme. I am not going to ask</p> <p>17 for you to see it. You can, if you wish. It is at</p> <p>18 counter 07:20, if anybody wants to, as it were, go to</p> <p>19 the passage. These are the words, if you just bear with</p> <p>20 me:</p> <p>21 "We felt there was a pulse. We felt there was hope.</p> <p>22 We gave mouth-to-mouth."</p> <p>23 Now, do you remember saying that on the programme?</p> <p>24 <b>A. No, not particularly.</b></p> <p>25 Q. Do you accept you did say that?</p> <p style="text-align: center;">Page 25</p>  | <p>1 other way around, that detecting a faint pulse may have</p> <p>2 given you hope. It may be that way around?</p> <p>3 <b>A. Absolutely.</b></p> <p>4 Q. I wanted to just take it -- because you weren't dealing</p> <p>5 with anyone else in the ambulance, were you?</p> <p>6 <b>A. No.</b></p> <p>7 Q. Can I just take you to the hospital for a moment. You</p> <p>8 have dealt with this on the programme as well and, if</p> <p>9 you can't recall, I can take you through it. But just</p> <p>10 some of the -- when you got to the hospital, what is</p> <p>11 your recollection of what happened?</p> <p>12 <b>A. Vicki was rushed straight through to a ward. I think</b></p> <p>13 <b>they'd already got some preparation. I think victims</b></p> <p>14 <b>had previously been there. How Trevor was ushered</b></p> <p>15 <b>somewhere else, I can't recall the detail, but he --</b></p> <p>16 Q. He was ushered somewhere else?</p> <p>17 <b>A. That's right.</b></p> <p>18 Q. But you stayed with Victoria --</p> <p>19 <b>A. I stayed with Vicki, went into the medical suite or the</b></p> <p>20 <b>ward, and that's when the medical team started working</b></p> <p>21 <b>on Vicki.</b></p> <p>22 Q. I'm sorry for the detail, but if you can just help</p> <p>23 a bit. The medical team. Do you remember how many were</p> <p>24 in the team or what they were doing?</p> <p>25 <b>A. My recollection is two or three people. What they were</b></p> <p style="text-align: center;">Page 27</p> |
| <p>1 <b>A. Yes, absolutely, yes.</b></p> <p>2 Q. By saying that, is it fair to infer that the "we" is you</p> <p>3 and Trevor?</p> <p>4 <b>A. Correct, yes.</b></p> <p>5 Q. And that you both -- you were saying, effectively, on</p> <p>6 behalf of both, "We felt there was a pulse"?</p> <p>7 <b>A. Yes.</b></p> <p>8 Q. Now, I have to ask you this: do you remember feeling for</p> <p>9 a pulse at all?</p> <p>10 <b>A. I don't, no.</b></p> <p>11 Q. But you might have done?</p> <p>12 <b>A. I might have done. I do recall a mention of a pulse,</b></p> <p>13 <b>the context of mentioning that statement, whether it is</b></p> <p>14 <b>a subconscious sort of off-the-cuff statement, I'm not</b></p> <p>15 <b>too sure, but I put it in these terms, you know what</b></p> <p>16 <b>I mean: whether I was being overoptimistic, but</b></p> <p>17 <b>I genuinely have a strong recollection in the ambulance</b></p> <p>18 <b>that there was hope and there could be a positive</b></p> <p>19 <b>outcome. Now, whether that's influenced in some way my</b></p> <p>20 <b>thinking after the event, I can't say now. But my</b></p> <p>21 <b>belief was that there was hope. I certainly -- as I've</b></p> <p>22 <b>said in the previous inquest, I didn't make a decision,</b></p> <p>23 <b>a hard-and-fast decision, that Vicki had passed away.</b></p> <p>24 <b>I definitely hadn't made that decision in my mind.</b></p> <p>25 Q. No, no, I follow that. But, of course, it could be the</p> <p style="text-align: center;">Page 26</p> | <p>1 <b>doing, you know, I can't recall the detail.</b></p> <p>2 Q. You were in the same space?</p> <p>3 <b>A. Yes.</b></p> <p>4 Q. The same cubicle or room where this was happening?</p> <p>5 <b>A. Yes.</b></p> <p>6 Q. Do you recall how long it went on, just roughly</p> <p>7 speaking?</p> <p>8 <b>A. Not too long. I mean, it's a broad, generalised</b></p> <p>9 <b>comment, but not too long is my feeling for it.</b></p> <p>10 Q. Three to five minutes? Would that be fair?</p> <p>11 <b>A. Possibly, yes. I would put it in that category.</b></p> <p>12 Q. In that category. Then what happened?</p> <p>13 <b>A. They informed me that she was dead.</b></p> <p>14 Q. Was it one of the team who did that?</p> <p>15 <b>A. I believe so, yes. I believe so. My vague</b></p> <p>16 <b>recollection, it was a young doctor or a doctor with</b></p> <p>17 <b>a stethoscope around his neck. You know, I recall that</b></p> <p>18 <b>the treatment didn't appear to be particularly</b></p> <p>19 <b>intrusive, in the sense of using any pads or -- I mean,</b></p> <p>20 <b>it was more general sort of checks, is my recollection</b></p> <p>21 <b>of what they were doing. They informed me she was dead,</b></p> <p>22 <b>and my first priority really was to get to Trevor.</b></p> <p>23 Q. And then you went and told Trevor the result?</p> <p>24 <b>A. That's right.</b></p> <p>25 MR MANSFIELD: Yes, thank you very much.</p> <p style="text-align: center;">Page 28</p>                         |

7 (Pages 25 to 28)

1 Examination by MS LAMBERT  
 2 MS LAMBERT: Mr McGuinness, just following on from the  
 3 questions you were asked about Vicki's experience at the  
 4 hospital, you have a recollection of going into  
 5 a cubicle with Vicki?  
 6 **A. That's correct, yes.**  
 7 Q. And others working on Vicki?  
 8 **A. That's right.**  
 9 Q. After a short time, being told that Vicki was dead?  
 10 **A. That's correct.**  
 11 Q. During the course of the time when you were with Vicki  
 12 in the hospital, so in the cubicle, from what was said  
 13 by those doctors, any sense now that Vicki was alive  
 14 when she arrived? Do you understand the question?  
 15 **A. Yes. I would leave it to the medical professionals to**  
 16 **comment. I can't comment.**  
 17 Q. But from what was said by those in the cubicle with  
 18 Vicki, you can't say one way or another?  
 19 **A. I couldn't now, honestly, hand on heart, make any real**  
 20 **comment on what was said and my interpretation of it.**  
 21 Q. Simply that after three or so minutes, you were told she  
 22 was dead, and you took her to the temporary mortuary; is  
 23 that right?  
 24 **A. I'm not sure whether I went to find Trevor first or the**  
 25 **temporary mortuary was afterwards. I think it might**

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1 **have been the temporary mortuary first, and then the**  
 2 **priority, obviously, was to see Vicki's father.**  
 3 Q. Mr McGuinness, can I move on to ask you about another of  
 4 those who died --  
 5 THE CORONER: Can I ask a question arising from a topic  
 6 Mr Mansfield asked you, Mr McGuinness, and the pulse in  
 7 the television programme.  
 8 MS LAMBERT: Yes, of course.  
 9 THE CORONER: When you said in the interview, "We felt there  
 10 was a pulse", did you mean you felt a pulse or what  
 11 exactly did you mean?  
 12 **A. I believe I was saying is what was in my general thought**  
 13 **in 2013, was that we felt there was hope, and I say --**  
 14 **I balance that -- the caveat on that is, what rationale**  
 15 **I'm going through, I'm not sure. But I think I'm using**  
 16 **terms to describe, we felt there was a pulse, we felt**  
 17 **there was a chance, we were hopeful of a positive**  
 18 **outcome.**  
 19 THE CORONER: I see. Thank you.  
 20 MS LAMBERT: Can I now ask you about another of those who  
 21 died, who we believe was in the ambulance that you  
 22 travelled to the Northern General Hospital in, and it is  
 23 Stephen O'Neill, who was aged 17. Can we put his  
 24 photograph, please, on the screen. It is tab 1.  
 25 Mr McGuinness, conscious, as we are, that your

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1 memory is not as good as it would have been in 1989, we  
 2 believe Stephen O'Neill was another casualty who was in  
 3 the same ambulance as Vicki, taken to the Northern  
 4 General Hospital. We believe that there may have been  
 5 even a third casualty in the same ambulance. But do you  
 6 have any recollection at all of another casualty in the  
 7 ambulance?  
 8 **A. No. I was fairly sure there was two, but being fairly**  
 9 **sure and --**  
 10 Q. You think there were two --  
 11 **A. What that means, I'm not sure.**  
 12 Q. -- which may be right, Stephen O'Neill and Gary Jones.  
 13 But do you have any recollection of their condition?  
 14 **A. None. I was honestly just totally focused -- I sort of**  
 15 **had an attachment with Vicki, that's what I was focusing**  
 16 **on, and, in a way, everything else was blocked out, even**  
 17 **in that confined ambulance. The attention was just**  
 18 **really on --**  
 19 Q. So you're not able to help us with the condition of  
 20 those other casualties?  
 21 **A. Not at all.**  
 22 Q. Are you able to help us as to whether or not care was  
 23 being given to either of those casualties?  
 24 **A. I don't have a recollection. I don't have**  
 25 **a recollection.**

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1 MS LAMBERT: I will leave that there. Thank you very much  
 2 indeed. Ms Khan has no questions for Mr McGuinness.  
 3 THE CORONER: Thank you very much, indeed, Mr McGuinness.  
 4 **A. Thank you.**  
 5 **(The witness withdrew)**  
 6 MS LAMBERT: Sir, that concludes the evidence for today.  
 7 THE CORONER: Thank you very much, Ms Lambert.  
 8 Members of the jury, we will resume tomorrow at  
 9 10.00 am. Thank you. And we are not sitting on Friday.  
 10 (2.32 pm)  
 11 (The hearing was adjourned until  
 12 Tuesday, 16 June 2015 at 10.00 am)  
 13 I N D E X  
 14  
 15 Evidence of MR PAUL TURNER read .....3  
 16  
 17 Evidence of MR DAVID SWEETMAN read .....5  
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 19 MR PETER JOHN MCGUINNESS (sworn) .....8  
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 21 Examination by MS LAMBERT .....8  
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 23 Examination by MR MANSFIELD .....21  
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 25 Examination by MS LAMBERT .....29

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