

Independent Jersey Care Inquiry

Day 20

October 3, 2014

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1 Friday, 3 October 2014
 2 (10.00 am)
 3 THE CHAIR: Yes, Ms Jerram.
 4 MS JERRAM: Good morning, Madam Chair, Members of the Panel.
 5 Madam Chair, the Inquiry will now commence hearing
 6 evidence about Family Group Homes in operation during
 7 the period under review. In the coming weeks you will
 8 hear from live witnesses and from evidence read into the
 9 record about life in three different Family Group Homes:
 10 Clos de Sables, Blanche Pierre, also known as Le Squez,
 11 and 42 Don Road. Evidence concerning the other two
 12 Family Group Homes in operation may be heard in due
 13 course.
 14 The first tranche of evidence which we start today
 15 relates to Clos de Sables. In my opening address to
 16 the Inquiry on 22 July I made the following observations
 17 in relation to Clos de Sables:
 18 "Clos de Sables was run from 1964 by Mr and
 19 Mrs Hughes. It consisted of two semi-detached Council
 20 houses converted into a single house capable of
 21 providing accommodation for up to eight children.
 22 Mrs Hughes was the main house mother, assisted by
 23 a second full-time house mother. [REDACTED]. Mr Hughes
 24 was responsible for maintenance on the property.
 25 "It is a matter of public record that following

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1 a police investigation in 1989, Mr Leslie Hughes pleaded
 2 guilty to five specimen offences against three girls
 3 resident at the home. The offences were of indecent
 4 assault, procuring an act of gross indecency and
 5 unlawful sexual intercourse, these acts taking place
 6 between 1969 and 1985. Mr Hughes was subsequently
 7 imprisoned for three years."
 8 The Inquiry has received a significant amount of
 9 evidence in the form of Inquiry witness statements,
 10 States of Jersey Police witness statements and evidence
 11 produced for the Historic Abuse Redress Scheme in
 12 relation to the home at Clos de Sables. With all of the
 13 appropriate safeguards in place in relation to redaction
 14 and anonymity, a portion of that evidence will be read
 15 into the record by Counsel to the Inquiry. It will be
 16 supplemented by oral evidence from two residents at
 17 the home. It is possible that other residents may come
 18 forward to give oral evidence to you of their
 19 experiences.
 20 In this phase of the Inquiry the focus of the
 21 evidence is on the allegations of abuse, whether those
 22 allegations were raised with staff members, or the
 23 Children's Services, and what happened in the instances
 24 they were raised. Issues relating to the investigation
 25 of Mr Hughes by the States of Jersey Police and his

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1 prosecution fall to be considered under phase 2 of
 2 the Inquiry.
 3 In total, from the evidence received by the Inquiry
 4 to date, there are eight female complainants of sexual
 5 abuse by Mr Hughes.
 6 The Inquiry will also hear evidence of complaints of
 7 sexual abuse being brought to the attention of a staff
 8 member by two of the girls. You will wish to consider
 9 the circumstances of those disclosures, whether that
 10 information was acted upon and, if not, why not.
 11 We understand that following the investigation into
 12 Mr Hughes' conduct a report was provided on the home by
 13 Mr Anton Skinner of Children's Services. This document
 14 has yet to be put into evidence formally, but we
 15 understand that it was likely to have been produced for
 16 the court which was dealing with Mr Hughes.
 17 Mr Skinner's report provides a useful summary of the
 18 history and working of the home and I would ask, please,
 19 that it is brought up. It is WD166. {WD000166}
 20 We have here a redacted copy of the report of
 21 Mr Skinner and I will just read out the relevant parts:
 22 "The Group Home Clos de Sables was one of five group
 23 homes established during the 1960s to provide a family
 24 model of care for small groups of children. The Group
 25 Home Clos de Sables was established in 1964 when

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1 Mr Hughes [and one other] were appointed ..."
 2 And it goes on to set out their previous role as --
 3 or Mr Hughes' previous role as a foster father.
 4 It sets out there that the homes were set up as
 5 a family, with children of varying ages:
 6 "... some of which were natural brothers and
 7 sisters."
 8 And it sets out the employee relationship with one
 9 of the employees being an employee of the Education
 10 Committee and being expected to run the home and be the
 11 primary carer of the children.
 12 It goes on to set out that in the early part of the
 13 operation of the home the home was occupied by a large
 14 family of the same name.
 15 It goes on to describe that:
 16 "The home operated in the manner described above for
 17 approximately the next 20 years. More recently there
 18 were several operational changes to the home, of note:
 19 in 1984 the staff complement was increased to three ..."
 20 Then in 1984 a third member of staff was appointed.
 21 It goes on to describe then, in the period
 22 from August 1988 to February 1989, one of the staff
 23 members was absent from work and:
 24 "During that period of time Mr Hughes covered for
 25 some of the staff shortages experienced by the home,

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1 although an additional member of staff was taken on
 2 during that time.
 3 Then if we go over the page, please, it sets out the
 4 staff complement there and then over the page it
 5 confirms that:
 6 "In recent years the numbers of children cared for
 7 at the home ..."
 8 Had been reduced. That was a report of Mr Skinner
 9 dated 31 March 1989.
 10 Madam Chair, you will also recall from the opening
 11 session of the Inquiry that reference was made to
 12 a report written by two representatives of the UK
 13 Home Office, Mr Lambert and Miss Wilkinson, in 1981. To
 14 provide a further overview of the home I will refer you,
 15 albeit in brief, to some of their comments in relation
 16 to Clos de Sables, so please could we have on screen
 17 GD15, at page 63. {GD000015/63}
 18 Madam Chair, I'm picking this up part way through
 19 the story of Clos de Sables, the remainder of the
 20 information being the details that you have already
 21 heard, but you will see at paragraph 25.13 this is the
 22 situation as at 1981:
 23 "Mr and Mrs Hughes have seen three 'families'
 24 through their hands since becoming house parents. They
 25 report being in touch with all of their past charges in

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1 one way or another.
 2 "25.14 The house parents seem to enjoy excellent
 3 working relationships with the local schools and keenly
 4 support their children in extramural activities. The
 5 children seem to be exceptionally well integrated into
 6 the local neighbourhood and lead active social lives.
 7 School friends are invited home and there appears to be
 8 an easy and well balanced attitude to the many comings
 9 and goings. A lifestyle which is as 'normal' as
 10 possible is striven for; this goal is aided by the
 11 relative smallness of the group, the length of stay of
 12 the children and the stability of the house parents.
 13 The present group of children have been with the Hughes'
 14 during the past two years."
 15 It goes on to describe that:
 16 "Mr and Mrs Hughes also maintain good relationships
 17 with the Child Care Officers. The children are referred
 18 for placement and selection is negotiated between
 19 Mr Skinner and Mr and Mrs Hughes. The children have
 20 nearly all been resident in other residential
 21 establishments, either Haut de la Garenne or Brig-y-Don,
 22 before being placed at Clos de Sables. The children
 23 present few major problems of behaviour or emotional
 24 disturbance, but are considered to be vulnerable and in
 25 need of a sympathetic and secure home base. In some

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1 instances natural parents would have objected to
 2 fostering and therefore 'group fostering' has been
 3 considered as a reasonable alternative. At
 4 Clos de Sables the children experience many
 5 opportunities for having a 'normal' childhood and young
 6 adulthood in a warm and supportive extended 'family'.
 7 "25.16 Whilst they receive support and cooperation
 8 from the Child Care Officer, the house parents report
 9 infrequent contact with the Children's Officer.
 10 A policy of the unit autonomy seems to have been
 11 deliberately adopted; one very positive aspect to this
 12 being the financial arrangements. The house parents are
 13 given a sum of money each quarter and this is for all
 14 aspects of the housekeeping. The house mother is
 15 expected to spend this at her discretion, shopping as
 16 wisely as possible."
 17 It goes on to say that:
 18 "In other aspects, however, the house parents seem
 19 less well supported and one would have looked for more
 20 frequent contact with senior staff. The family group
 21 house parents are invited to the annual social event for
 22 foster parents, but we do not think this adequately
 23 conveys their special status or the important role that
 24 they play in the section's work."
 25 Madam Chair, you will want to compare that analysis

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1 and review against the evidence that you hear from those
 2 who were resident at the home. More generally the
 3 issues for your consideration include how this home and
 4 the children in it were monitored, whether such
 5 monitoring was adequate, and how it was that Mr Hughes
 6 was able to abuse girls sexually within his care over
 7 many years.
 8 Madam Chair, that concludes the short opening in
 9 relation to Clos de Sables.
 10 The first witness is to give evidence anonymously
 11 and I will take my place at the front of the hearing
 12 room, if I may.
 13 Witness 23 (affirmed)
 14 THE CHAIR: Good morning. We will have a break in about an
 15 hour, but if before that at any stage you feel you need
 16 a break, just indicate and we will of course accommodate
 17 that, or indeed at any stage during the course of your
 18 evidence. Make yourself as comfortable as possible and
 19 then Counsel to the Inquiry will ask you some questions.
 20 Thank you.
 21 Questions from COUNSEL TO THE INQUIRY
 22 MS JERRAM: Good morning. If we could have on screen,
 23 please, WS11. Could I ask you please to confirm your
 24 month and year of birth.
 25 A. [redacted] 1974.

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1 Q. We see here the statement that's been produced for the
2 purposes of the Inquiry. Have you had the chance to
3 read that statement recently?
4 A. Yes, I have.
5 Q. Is it true to the best of your knowledge and belief?
6 A. Yes, it is.
7 Q. And if we could ask, please, for the final page of the
8 statement to be brought up. You will see here
9 a redacted, blacked out section by the signature. Did
10 you sign this statement on 28 July 2014?
11 A. Yes, I did.
12 Q. Thank you very much. If we could go back, thank you, to
13 the first page of the statement {WS000011/1}. Before
14 I start asking questions I should remind you, as I have
15 with other witnesses, that the questions I ask are not
16 a memory test and if there are matters that you simply
17 cannot remember, please feel free to tell the Panel so
18 and, likewise, if there is any evidence that you
19 remember today for the first time that isn't in your
20 statement, please do feel free to give that evidence.
21 So turning, please, to paragraph 2, you say that you
22 were born in the UK but you moved to Jersey when you
23 were seven months old. Did you move to Jersey with any
24 siblings?
25 A. No, just my parents.

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1 Q. And did you have siblings at that time?
2 A. I did, yes.
3 Q. And did they remain in the UK?
4 A. Yes.
5 Q. You go on to describe living in a flat in Jersey with
6 your mum and you recall the estate where you lived and
7 some of the people there and people always being in and
8 out of each other's houses. Were you looked after at
9 all by other people in the estate?
10 A. Yes, I believe I was minded by two particular good
11 friends of my mum's, from time to time.
12 Q. And although your mum had been in the UK, did she know
13 people from the estate from her previous time in Jersey?
14 A. Yes.
15 Q. You also set out there that you recall your mother being
16 arrested for drunkenness and being put in the back of
17 a police car. Was that sort of incident a regular
18 occurrence, or was this a one-off, as far as you
19 remember?
20 A. That particular one I remember. I don't recall any
21 other incidents like that.
22 Q. Thank you. Then if we could go over the page, please
23 {WS000011/2}. Just looking at paragraph 6 you say that
24 you have been asked to recount your time at Brig-y-Don
25 and you say:

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1 "In recent years I have seen Children's Office
2 papers and I think that some of my memories are mixed up
3 with information from those."
4 I just want to ask you, firstly, in relation to the
5 papers that you have from the Children's Office, can you
6 just explain to the Panel how it was that those came
7 into your possession?
8 A. When I was released from the States of Jersey care I was
9 about 20. I was invited to go up to the Children's
10 Office and I was invited to look through my file and
11 remove any papers I wanted. I was told I couldn't take
12 the whole file, but I could take papers which were of
13 interest, notable events, et cetera, so I was left alone
14 in a room and able to remove some of the papers.
15 Q. And did you have a chance at that stage then to read
16 through those papers while you were at the Children's
17 Office?
18 A. Yes, I did.
19 Q. And who had invited you to the office to read the
20 papers?
21 A. My Child Care Officer at the time, which was the person
22 who I guess was releasing me from care.
23 Q. And what was the name of that person?
24 A. Marnie Baudains.
25 Q. When you were at the Children's Office were copies made

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1 of the documents that you wanted to keep?
2 A. I don't recall copying any of them, I just took some of
3 the ones that I wanted.
4 Q. In relation to those documents have you recently
5 provided them to the Inquiry?
6 A. Yes, I have.
7 Q. And I will be referring to those in due course. As far
8 as the papers that were left, do you recall what sort of
9 proportion of papers were left after you had taken the
10 ones that you wanted?
11 A. I recall it being quite a thick file when it was given
12 to me and I only took a handful of papers so I would
13 expect it would still be quite comprehensive.
14 Q. Thank you. Just for the record, I would like to have on
15 screen, please, WD164 {WD000164}. Members of the
16 Panel, these are the records that have been provided by
17 the witness. We see that they are now in date order and
18 do you see at the top right-hand side that the date is
19 28 November 1977?
20 Then if we could look, please, towards the end of
21 the records at page 69 {WD000164/69}, do you see a date
22 there, 22 October 1990?
23 A. Yes.
24 Q. And does that represent the time span of the records
25 that you have obtained?

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1 A. Yes.
 2 Q. And approximately when in relation to that did you leave
 3 the care of the States of Jersey?
 4 A. I would have been 20, so it would have been 1994.
 5 Q. Thank you. So if we could come back to your statement,
 6 please, at paragraph 4 {WS00011/2} you say that as
 7 a result of your mum's problems associated with alcohol
 8 addiction:
 9 "... the States of Jersey became involved in my
 10 upbringing from an early age."
 11 And you started being sent to Brig-y-Don children's
 12 home.
 13 In relation to that you say that to begin with you
 14 would be sent there for a week or two until your mum was
 15 sober. What would be happening to your mother at these
 16 times?
 17 A. I don't know how the Children's Services became involved
 18 in my care, but somebody would intervene and decide that
 19 she wasn't well, or was drinking heavily, so I got the
 20 impression that I was sent to Brig-y-Don for a bit of
 21 respite until she straightened herself out. I don't
 22 know what happened to her at that time, because I would
 23 only have been young so I wouldn't have been allowed
 24 that.
 25 Q. If we could have on screen, please, WD162 and for the

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1 record these are the Social Services records provided by
 2 the HSSD in relation to the Historic Abuse Redress
 3 Scheme and if we could go on to page 2, please
 4 {WD000162/2} , we have here a case history and "Reason
 5 for care: mother admitted to hospital". Was it your
 6 understanding that that was in relation to her having
 7 her periods of drying out?
 8 A. I'm not sure.
 9 Q. Okay. Then going further down the page, do you see
 10 a box which has "Placement" and dates? And the first
 11 placement is 22 July 1977, so you would have been about
 12 three at that time, would you?
 13 A. Yes.
 14 Q. And is that roughly when you remember the admissions to
 15 Brig-y-Don starting?
 16 A. Yes, I would have been about that age, yes.
 17 Q. We see here that the entry then goes on to say that on
 18 25 November 1977 you were discharged from care to your
 19 mother, so it looks like you were there for a period of
 20 about four months on that occasion. Do you have any
 21 recollection of that admission?
 22 A. No.
 23 Q. And then again you were admitted on 18 December 1977 and
 24 stayed until 11 April 1978. Just looking back at these
 25 records, if you can help us, do you think it is likely

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1 that in fact you stayed for several months on each
 2 occasion, rather than just a few weeks?
 3 A. Yes, possibly. Obviously being a child I don't suppose
 4 you have a great response to timings, so it would have
 5 been longer than I initially thought.
 6 Q. In these early admissions do you remember ever seeing
 7 your mother during the course of the admissions?
 8 A. I do remember my mother visiting me at Brig-y-Don and
 9 bringing me gifts and taking me out, although I can't
 10 recall which time period that was, whether it was this
 11 backwards and forwards, or later on when it was more
 12 permanent.
 13 Q. And while we have it on screen, if we just go through
 14 the rest of the dates, so we have 5 July 1978 "Admitted
 15 to Brig-y-Don" and then in July of the same year a Fit
 16 Person Order made by the Royal Court, which I will come
 17 on to, then we note that you were boarded-out and then
 18 readmitted to Brig-y-Don on 24 April 1979.
 19 Then over the page, at 1 May 1979, discharged to
 20 foster parents, and then 5 April 1980 "Home on trial"
 21 care of your mother. Do you remember in that early
 22 period having been sent back to your mother for
 23 a period?
 24 A. I do remember going back home, but I can't remember
 25 which period that would have been, whether it was that

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1 time or previously.
 2 Q. I see. We will come on to this all in more detail in
 3 due course, but then do you see an entry saying
 4 23 December 1980, "Transferred to 108 Clos de Sables"?
 5 A. Yes.
 6 Q. And that was the Group Home which was run in part by
 7 Mr Hughes.
 8 A. Yes.
 9 Q. And then finally on 15 October 1989, "Transferred to
 10 Heathfield" and then a period again when you left
 11 Heathfield shortly and then went back to Heathfield at
 12 the end of October of 1989.
 13 Now, in relation to being discharged from care we
 14 have the date February 1994. Does that accord with your
 15 recollection?
 16 A. Yes, it does.
 17 Q. Thank you. Was that the time that you went to the
 18 Children's Services approximately?
 19 A. That's right, yes.
 20 Q. To get your records. Thank you.
 21 So if we could come back to your statement, please,
 22 at paragraph 7 {WS0001/2} . You describe there
 23 Brig-y-Don. Could you just tell the Panel what you
 24 remember of it now, looking back on it as a child?
 25 A. It was a big property, as it says there, on the east

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1 coast of Jersey. It had a big garden, a kitchen, dining
 2 area and a lounge area. There was also an office which
 3 was effectively the Matron's office, the staff room.
 4 I remember some of the children that were there, but I'm
 5 led to believe there was a lot more children staying
 6 there when I was there than I recall.
 7 Q. How many children do you think there were there roughly
 8 when you were there?
 9 A. I recall -- because we all used to eat together in the
 10 dining room so that is how I kind of recall -- probably
 11 five, six, seven other children, although having spoken
 12 to staff since I left, there were sometimes a lot more
 13 than that. I remember meal times particularly because
 14 they were very strict about food. I wasn't a fussy
 15 child but I do remember being made to sit in the dining
 16 room and eat and finish my meal after everyone had been
 17 able to go and play.
 18 Q. What happened if you didn't finish your food?
 19 A. I do recall being sat on the stairs, but I don't know if
 20 it was in relation to that or some other form of
 21 behaviour.
 22 Q. You say in this part of your statement that:
 23 "It was a great place for children, providing they
 24 could be secure."
 25 What was good about Brig-y-Don as far as you were

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1 concerned?
 2 A. It was nice to have a lot of children of a similar sort
 3 of age to play with. I remember the garden, it had
 4 a climbing frame and it was close to the beach and
 5 I remember being fond of the staff as well.
 6 Q. And how did the staff treat you generally?
 7 A. Generally I was happy there, I don't have any bad
 8 feelings towards Brig-y-Don. I remember when I broke my
 9 arm I fell off a climbing frame and, you know, everyone
 10 was very nice and rushed me to hospital. Generally
 11 I have very happy memories there.
 12 Q. I think you said a few moments ago that you had talked
 13 to staff there subsequently. Did you keep in touch with
 14 anybody from the home?
 15 A. Not for many many years. It was only when my brother,
 16 [redacted], got in touch with me many years later and
 17 visited the Island, that he had lived there for a short
 18 period of time and he had contacted them and we went
 19 together to go and visit them.
 20 Q. Thank you. Then you go on in paragraph 9 to say you are
 21 not sure how, but at some stage around age four or five
 22 you came to be in the permanent care of the Children's
 23 Department. I would like you to look, please, at WD162
 24 at page 2 {WD000162/2} . This is the record we have
 25 already looked at and we see there the date is

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1 28 July 1978 which would have made you four at that
 2 time, is that right?
 3 A. Yes.
 4 Q. And then if we could go back, please, in the records to
 5 WD164 at page 6 {WD000164/6} just to look at how that
 6 process worked. Is it fair to say that you probably
 7 didn't know very much about the process that was going
 8 on behind the scenes at that time?
 9 A. No, no.
 10 Q. We have here some entries from your Social Services
 11 records that you have provided to us and do you see
 12 an entry there 13 July 1978 at the top?
 13 A. Yes.
 14 Q. This is an entry made by the Child Care Officer. Do you
 15 remember who that was at that time?
 16 A. Who my Child Care Officer was?
 17 Q. Yes, when you were about four.
 18 A. It probably would have been Madeleine Bird.
 19 Q. Thank you. It says:
 20 "Together with Mr Skinner, Senior Child Care
 21 Officer, visited Solicitor General to discuss the
 22 possibility of going to the Royal Court for a Fit Person
 23 Order. The Solicitor General advised us to proceed with
 24 the case."
 25 Then there was a telephone call to or from

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1 Brig-y-Don:
 2 "... to enquire if we intended taking care
 3 proceedings."
 4 Then I wanted to ask you about the next entry,
 5 please, on 14 July 1978 and a telephone call being made
 6 to a Dr Fogarty "to obtain his permission to quote in my
 7 court report an extract" of a letter that he had
 8 written. Do you ever remember seeing a doctor at the
 9 time of this order being made?
 10 A. No, I don't recall.
 11 Q. Then later in that entry:
 12 "Telephone him to say we intended to go to court to
 13 apply for a Fit Person Order. He was in agreement with
 14 this."
 15 The Panel hasn't heard any evidence yet of the
 16 procedure for the Fit Person Order, but do you remember
 17 ever being taken to the Royal Court in relation to this?
 18 A. No.
 19 Q. Thank you. Just for completeness sake, if it we could
 20 look, please, on to page 15 {WD000164/15} , we have
 21 a copy here of the Fit Person Order 1978 on the 28th day
 22 of July and it sets out the basis on which you were
 23 being taken into care.
 24 Have you seen this before?
 25 A. I believe this is in the documents that were handed to

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1 the Inquiry.
 2 Q. Then, please, if we could go back to your statement at
 3 paragraph 11, please {WS000011/3}. You talk here about
 4 going into foster care and you describe that when you
 5 were about five you were fostered by a family and they
 6 had two children.
 7 Tell us generally how you got on in that foster
 8 placement?
 9 A. I didn't feel I was part of the family. I just felt
 10 a little bit of an outsider and I got the general
 11 impression that I was putting them out, to a degree.
 12 I don't recall the father, foster father, very well, but
 13 I do recall the foster mother.
 14 Q. And you talk at paragraph 13 about your Children's
 15 Officer who you describe here as being Madeleine Bird.
 16 Do you recall her coming to visit you on occasion during
 17 your foster placement?
 18 A. I remember her visiting me as a child, but I can't
 19 recall whether she visited me when I was at the foster
 20 home.
 21 Q. And how did you get on with her?
 22 A. She was very nice. She was an older lady, quite near to
 23 retirement age, but, you know, she was nice.
 24 Q. And did you feel able to talk to her?
 25 A. I think I was -- if I was asked direct questions,

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1 I would have, but I don't think I would have offered
 2 information. I do remember chatting with her about my
 3 mum and things like that, so I must have felt
 4 comfortable to a degree.
 5 Q. And do you remember talking to her one-to-one, without
 6 any other adults being there?
 7 A. Yes.
 8 Q. And you say:
 9 "I think she must have picked up on the fact that
 10 the fostering was not working for either the family or
 11 me."
 12 And you talk about looking in your notes on file
 13 and:
 14 "... they mention things like the fact that I went
 15 to switch the light off at night because I did not like
 16 sleeping with it on."
 17 And that their children did like to have the lights
 18 on. Did there come a time when that placement
 19 effectively broke down and you left their care?
 20 A. Yes.
 21 Q. And you say that you were not considered for fostering
 22 again until you were 15.
 23 Having looked through your notes, have you seen any
 24 reason given in there for you not being considered for
 25 fostering again?

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1 A. No, I'm not aware of the reason for it.
 2 Q. And looking back on events now, is that a matter of
 3 concern for you that you were not considered for
 4 fostering again?
 5 A. Yes. You know, to have lived in children's homes, you
 6 know, for most of my childhood, I'm surprised that
 7 foster care wasn't considered again.
 8 Q. I want to come now to your time at Clos de Sables and
 9 you say at paragraph 15 that when you were six you moved
 10 again and this time to a children's home at
 11 108 Clos de Sables in St Brélade and you remained there
 12 until you were 15.
 13 What were you told about Clos de Sables before you
 14 went there? Did you have any discussion with Mrs Bird
 15 about it?
 16 A. It was discussed that I would move there, but I don't
 17 think I expected to be there so long, I suppose because
 18 of my life up to then I had been backwards and forwards
 19 with Brig-y-Don, home, foster care, I don't think
 20 I expected this to be my forever home.
 21 Q. And did you have any feelings about going there, one way
 22 or the other?
 23 A. I remember being very nervous on the day that I went
 24 there because I didn't know anybody and I was leaving
 25 a place that had become home; I knew the staff at

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1 Brig-y-Don and the other children and I was going
 2 somewhere where everything was new.
 3 Q. Before you actually went in to move in, did you have the
 4 opportunity before that to meet the staff members as far
 5 as you can remember?
 6 A. I think I may have visited before I moved in.
 7 Q. You describe at paragraph 17 the set-up at
 8 Clos de Sables. You are our first witness from that
 9 particular home. Just take the Panel through the
 10 building, if you like, from the moment you enter the
 11 front door. What was there and how was it all laid out?
 12 A. The house was two houses together, so two semi-detached
 13 houses together that had been knocked into one, so when
 14 you went through the front door there is a small hallway
 15 which is where the telephone was and then you went
 16 through into the kitchen, quite a largish kitchen, then
 17 off the kitchen there was a large dining area, dining
 18 room, and then off that there was a large lounge and
 19 then if you walked through the house there was a utility
 20 room which would have mirrored where the kitchen was on
 21 the other house and upstairs there was six bedrooms,
 22 three in each house, two bathrooms and two toilets.
 23 There was two box rooms, a large double room which was
 24 used for the children and then the other large double
 25 room was used as the staff room, so it had a bed and

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1 that's where the staff were sleeping, they would sleep
 2 in that room and then there were two smaller double
 3 rooms.
 4 Q. Just breaking that down, as far as the downstairs was
 5 concerned you have described a number of different
 6 rooms, were any of those rooms off bounds to the
 7 children, or could you go anywhere?
 8 A. We could go anywhere.
 9 Q. And did the same apply upstairs?
 10 A. Apart from the staff room.
 11 Q. Yes. And when a person was on duty at the home -- you
 12 have mentioned them sleeping in that staff room. Was it
 13 a single bed or a double bed?
 14 A. Double bed.
 15 Q. I think you go on to describe that room being next to
 16 your room, is that right?
 17 A. That's right, yes. The first room I had there.
 18 Q. You describe your room as being a double room. Does
 19 that mean that it had two single beds or --
 20 A. Yes.
 21 Q. Rather than a double bed?
 22 A. Yes.
 23 Q. And you also in your statement talk about a garden
 24 outside and two garages, one of those having been
 25 converted into a bedsit for the house parents.

25

1 A. That's right.
 2 Q. And is that where they lived initially when you arrived?
 3 A. Yes. So when they weren't on duty they would be in the
 4 bedsit room, which was effectively a garage converted.
 5 Q. Now, for the purposes of the questions I'm going to ask
 6 you about the staff members I can only name Mr Hughes
 7 and I'm going to talk to you about staff member number 1
 8 and staff member number 2 and in relation to that, when
 9 Mr Hughes was on duty did staff member number 1 remain
 10 in the bedsit, or were they both in occupation in the
 11 house?
 12 A. They were both in occupation in the house.
 13 Q. And when staff member number 2 was on duty, would she
 14 take up occupation in the staff room, as you have
 15 described?
 16 A. Yes, she would.
 17 Q. Thank you. Now, at paragraph 18 {WS000011/4} you talk
 18 about the various employees and you say that you believe
 19 it was only staff member number 1 who was actually
 20 employed to run the home, but in practice both she and
 21 Mr Hughes worked there.
 22 During the time that you were at Clos de Sables do
 23 you remember Mr Hughes having a job?
 24 A. No, I don't.
 25 Q. And would he generally be about the place, or would he

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1 go out during the day, as far as you remember?
 2 A. He would either be around the property, so in the garden
 3 there was a large workshop type shed, he would often be
 4 in there, or maintaining his boat which was parked out
 5 the front of the house, but invariably he would be
 6 around the property.
 7 Q. And as far as staff member number 2 was concerned, the
 8 other staff member, how many days a week did she work
 9 when you arrived, as far as you can remember?
 10 A. Maybe two days -- I'm just trying to think. It felt
 11 like a couple of days a week.
 12 Q. On the days when she was on duty generally where would
 13 Mr Hughes be?
 14 A. He would probably still be around the property, either
 15 in the bedsit or doing things in the workshop. Yes, he
 16 would see less of him, but he would still be around.
 17 Q. And did you ever go into the bedsit?
 18 A. No.
 19 Q. No. Okay.
 20 You have described the fact that there were two
 21 bathrooms, so did you just have one bathroom to each
 22 three bedrooms, if I can put it that way?
 23 A. That's right, yes.
 24 Q. You say subsequently in your statement there was another
 25 adult who lived in the house, in one of the box rooms.

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1 A. That's right.
 2 Q. Did he share the bathroom with you children?
 3 A. Yes.
 4 Q. And did he share the living space downstairs with you as
 5 well?
 6 A. Occasionally he would, but he kind of kept himself to
 7 himself most of the time, but from time to time he would
 8 eat with us and use the lounge.
 9 Q. Just generally in relation to Mr Hughes' role at
 10 the home, what was his day-to-day function? What did he
 11 do?
 12 A. I think the majority of the time, because he was in the
 13 workshop and doing things around the house, I took it
 14 that he was kind of more a maintenance type of role,
 15 but, as I say, I don't recall him having a job as such,
 16 but he would just -- he would give some of the children
 17 lifts because the other person didn't drive, so if we
 18 needed a lift somewhere he would take us down in his
 19 car.
 20 Q. As far as things like meals were concerned, did all the
 21 children eat together?
 22 A. Yes.
 23 Q. Was it the person on duty who would cook for you?
 24 A. Yes.
 25 Q. Then in paragraph 19 you go on to describe the other

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1 children at the house and I'm not going to ask you the
 2 number of other children, but you say that they were
 3 a lot older than you. What was the age range of the
 4 other children when you arrived aged six?
 5 A. One of the youngest of the other children I know was
 6 five years older than me and the person that I initially
 7 shared a room with, although I didn't recall sharing
 8 a room with her, I have since met her and talked to her,
 9 she would have been I think 16 and I would have been
 10 I think about six when I moved into that home.
 11 Q. And did you build up any particular relationship with
 12 the person that you were sharing a room with, as far as
 13 you can remember?
 14 A. I don't recall, but she said that she looked out for me.
 15 Q. Okay. If we could go over the page {WS000011/5} ,
 16 please, and as far as that room was concerned, you talk
 17 about there being a swing door between your room and the
 18 staff room and you say that:
 19 "I remember that the door between the double room
 20 and the staff room was locked from the staff room side
 21 but not from the bedroom side."
 22 Did that bother you in the early time that you were
 23 there?
 24 A. I remember people, or staff just walking into my room
 25 and, you know, I couldn't obviously walk into their room

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1 because they could lock it their side, but they would
 2 just wander into my room.
 3 Q. Did you have any particular feelings about that at the
 4 time?
 5 A. Possibly not when I was younger, but as I got older
 6 I recall being a little bit disorientated by that.
 7 Q. We will come on to your evidence in due course about the
 8 sexual abuse that Mr Hughes carried out. At times when
 9 he was asleep on the other side of the door, did it
 10 cause you any concern then that there wasn't a lock
 11 between the two rooms?
 12 A. I don't recall one way or another.
 13 Q. Okay. And then you also say that "the bedroom had
 14 a door to the main section of the house where the
 15 bathroom and toilets were."
 16 Was there a lock on that door?
 17 A. No, on the bedroom door -- no, there wasn't a lock on
 18 the bedroom door.
 19 Q. Then in paragraph 22 you say that:
 20 "I remember that after showing me round the house on
 21 that first day, Les told me that I needed to get ready
 22 for bed."
 23 Was it just him and you when he was showing you
 24 round the house that first day?
 25 A. Yes.

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1 Q. Where was staff member number 1, do you remember?
 2 A. I'm assuming she was downstairs.
 3 Q. So he showed you round the upstairs?
 4 A. Yes.
 5 Q. And put you to bed?
 6 A. Yes.
 7 Q. And you say that:
 8 "He helped me to get changed into my night clothes.
 9 He then said that I needed to wash. There was a vanity
 10 basin in the room and he told me to wash my face. He
 11 then took the flannel and washed my intimate area.
 12 I didn't think anything at the time, but it was
 13 obviously inappropriate."
 14 Was that itself a one-off incident, or did that
 15 happen repeatedly?
 16 A. That was the first of many occurrences of abuse.
 17 Q. And you then go on to describe the visits from
 18 Madeleine Bird, the Children's Officer. The event you
 19 have described happened the very first night you got
 20 there.
 21 A. That's right.
 22 Q. When you were then next seen by Mrs Bird did it occur to
 23 you to discuss this with her at that time?
 24 A. No.
 25 Q. Did you have any notion that this was wrong at the time?

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1 A. No. I just believed he was showing me how to wash.
 2 I was obviously very young and, you know, I suppose as
 3 a child at that age I wouldn't have thought anything of
 4 it because I wouldn't have been exposed to anything like
 5 that before.
 6 Q. Just coming back to Mrs Bird, when she would come and
 7 visit you do you remember how frequently she came to see
 8 you?
 9 A. Infrequently.
 10 Q. Infrequently. I just want to pick up some entries in
 11 the records, if I can, in relation to that. If we could
 12 have on screen, please, WD164 at page 31 {WD000164/31} .
 13 These here are a selection of entries from the record,
 14 the second one, the first one I want to look at, dated
 15 14 August 1981:
 16 "Visited the Family Group Home and took [you] to the
 17 school dentist to have [your] brace tightened. [She] is
 18 happy and bright."
 19 It says:
 20 "[She] enjoys being at the Family Group Home - has
 21 friends - she is also happy at her new school."
 22 Just pausing there, at the beginning -- well, this
 23 is a little way into the time you moved into the home,
 24 but was it right that you enjoyed being in the Family
 25 Group Home generally as a set-up?

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1 A. Yes, I think so. I was quite fond of the house parents.
 2 I regarded her as an auntie, so yes, I think I was happy
 3 there.
 4 Q. So that's August of 1981 and then if we go over the
 5 page, please, to page 32, we have then got entries
 6 8 October 1981, visited you at the Family Group Home:
 7 "She was in a very happy frame of mind ..."
 8 And then on to page 34 {WD000164/34}, an entry on
 9 18 February 1982. Do you see that at the top of the
 10 page?
 11 A. Yes.
 12 Q. So we have there a series of entries, August,
 13 then October and then February of the following year.
 14 Does that sort of frequency accord with your
 15 recollection of roughly how often Mrs Bird would come to
 16 see you?
 17 A. Yes, unless I had appointments and things, I didn't feel
 18 that -- well, I don't feel that she visited, without
 19 a reason, very frequently.
 20 Q. When she did come would she just be coming to see you,
 21 or would she be seeing other children there too?
 22 A. I don't believe she had any other children that she
 23 monitored at Clos de Sables, so I think it was just me.
 24 Q. How did those visits go, what would you do with her?
 25 A. Sometimes she would just come to the house, sometimes

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1 she would take me out and we might go for afternoon tea
 2 or something or go for a drive.
 3 Q. At that time would you still be seeing your mother?
 4 A. I think I did see my mother, probably not very
 5 frequently, but I think I did and sometimes
 6 Madeleine Bird would take me to my mum, or take me to
 7 meet her. So at that time I think I still had
 8 a relationship with my mum.
 9 Q. And when you saw your mum would Mrs Bird generally stay
 10 and keep you company?
 11 A. Sometimes she would stay and sometimes she would leave
 12 us together.
 13 Q. And then in due course Marnie Baudains became your Child
 14 Care Officer, as you have described. What was she like?
 15 A. I was very fond of Marnie. She was quite a bit younger
 16 than Madeleine Bird and she was quite good fun, she had
 17 a good sense of humour. She had two young children that
 18 I was quite fond of, you know, quite liked them.
 19 Q. Were they a similar age to you?
 20 A. They were younger than me, but they were nice girls.
 21 Q. And how did you come to meet them?
 22 A. I think it was just a couple of times I met them when
 23 they were younger because she would often talk about
 24 them and then I might see her out and about when she was
 25 with her family and I would see them.

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1 Q. And when you had your visits from Marnie Baudains, did
 2 they take the same kind of format as they had with
 3 Mrs Bird or were they different?
 4 A. Yes, very similar.
 5 Q. And in terms of your relationship with her and how easy
 6 you felt it was to talk to her, was there any difference
 7 between her and Mrs Bird?
 8 A. Yes, I think I felt Mrs Bird was a little bit
 9 old fashioned. There were certain things that
 10 I wouldn't want to talk to her about because of her
 11 being that bit older.
 12 Q. And coming back to Marnie Baudains, if for example you
 13 were having a problem at school or something like that,
 14 did you feel that she was somebody that you could talk
 15 to?
 16 A. Again I think she would have had to ask me directly.
 17 I'm not sure whether I would offer information up.
 18 Q. In terms of the other staff members, number 1 and
 19 number 2 if I can call them that, were they people you
 20 felt you could talk to as a child?
 21 A. I don't recall one way or another really, to be honest.
 22 Q. Sorry, I didn't catch that?
 23 A. I don't recall one way or another whether I would have
 24 or not.
 25 Q. So growing up as a child were there any adults that you

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1 felt you had a close relationship to?
 2 A. I would get close to people, but I wouldn't necessarily
 3 talk to them. I think I was a bit of a loner. I think
 4 I was just, you know, I kept things to myself.
 5 Q. If we could come back into your statement, please, at
 6 paragraph 24 {WS000011/6}, I just wanted to ask you
 7 about the relationship with your mother. You say that:
 8 "By the time Marnie took over as my Children's
 9 Officer I hardly had any contact with my mum."
 10 Actually I think I might have missed this over in
 11 your statement, how old were you roughly when
 12 Marnie Baudains took over?
 13 A. I don't remember.
 14 Q. You say that you have:
 15 "... memories of mum coming to see me, taking me
 16 out, and bringing me toys."
 17 Did you eventually lose contact with your mother?
 18 A. Yes, she moved from the estate that I had lived on as
 19 a child and I lost contact with her; I didn't have
 20 a phone number, I didn't know where she had moved to and
 21 she didn't contact me, so there was -- I do remember as
 22 a child a long period of time that I had no contact with
 23 her at all.
 24 Q. And do you know whether the Children's Office managed to
 25 maintain contact with her?

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1 A. I did ask my Child Care Officer at the time if they had
 2 heard from her, if they could contact her, but the
 3 response always came back that she seemed to have just
 4 disappeared.
 5 Q. And as far as you know now, had she remained in Jersey
 6 in that time?
 7 A. Yes, she had.
 8 Q. I see. What about your father, did you have any contact
 9 at all with him?
 10 A. Yes, I did.
 11 Q. Yes. And was he living off the Island at that time?
 12 A. Yes, he was living in [redacted].
 13 Q. How often would you see him?
 14 A. I would go over to see my grandparents and to see my
 15 dad, so I would stay with my grandparents and my dad
 16 would come and visit every day, so I used to go for two
 17 weeks in the summer holidays and two weeks at Christmas
 18 and then sometimes my dad would come over as well,
 19 in-between times come to Jersey.
 20 Q. And what sort of influence was he on your life at that
 21 time?
 22 A. He was very good fun, easy going and laid back, would
 23 obviously spoil me when he saw me.
 24 Q. You go on in your statement to describe that:
 25 "Over time Les Hughes started to seriously abuse

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1 [you] on a regular basis."
 2 As far as your father was concerned did you feel you
 3 had enough of a relationship with him ever to disclose
 4 any of those problems?
 5 A. No, there is no way I would have spoken to my dad about
 6 anything like that, it was too personal, it was just not
 7 a conversation and to this day I have still never spoken
 8 to him about it.
 9 Q. In relation to the abuse you described that first
 10 incident on the first night that you arrived. How long
 11 did it take before he started abusing you more
 12 regularly?
 13 A. It just gradually got more and more regularly, whenever
 14 there was an opportunity that he could seize, he would,
 15 and it would be something as simple as saying "Do you
 16 want to go and see the rabbits on the common?" and we
 17 would go up in his car, or "Can you come and help me
 18 with this in the shed", or the boat, it was just
 19 whenever there was an opportunity.
 20 Q. Did you spend quite a lot of time with him, say compared
 21 to the other children?
 22 A. Yes.
 23 Q. Looking back on it now do you know why that was?
 24 A. I think he singled me out because I was perhaps a bit of
 25 a loner and, you know, because the other children were

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1 much older than me I obviously didn't spend much time
 2 with them, so he kind of seized that opportunity.
 3 Q. And was the abuse always of a sexual nature rather than
 4 physical abuse such as hitting and so on?
 5 A. He only physically abused me once, the rest was sexual
 6 abuse.
 7 Q. You described spending time with him going to see the
 8 rabbits, mending his boat and so on. Were the other
 9 staff members aware that you were spending time with
 10 Mr Hughes in that way?
 11 A. Staff member 1 would have known that I was spending time
 12 with him. I think it only ever happened when they were
 13 on duty as opposed to when staff member 2 was on duty,
 14 so she wouldn't have been necessarily aware that I was
 15 spending so much time with him.
 16 Q. And did staff member number 1 ever make any comments
 17 about how much time you seemed to be with Mr Hughes?
 18 A. No.
 19 Q. You have described that Mr Hughes bought a house in
 20 a different location and you say that he must have
 21 rented out the ground floor so he was left with a flat
 22 on the upper floor and it was very close to
 23 Clos de Sables. When he took you there, what were the
 24 sorts of excuses that were used for you going with him?
 25 A. To go and help him do something, like a job or

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1 something. If he was painting, he might take me and say
 2 "Do you want to come and help and do some painting?", as
 3 in DIY type things.
 4 Q. To start with did you always go along with him when he
 5 asked you?
 6 A. Yes. He had a way of making me feel special and that he
 7 would treat me different, he would buy me sweets,
 8 you know, "I've got some sweets for you at the house, do
 9 you want to come and help me do some painting" or
 10 whatever.
 11 Q. Did he ever threaten you, if you told anybody about what
 12 was going on?
 13 A. I don't remember him making a reference like "It is our
 14 little secret", but he would word things in such a way
 15 that I didn't think it was right to share with other
 16 people. He was quite clever like that, it was very
 17 subtle.
 18 Q. And did there come a time then where you felt that you
 19 wanted to tell the other staff members, but didn't feel
 20 you could?
 21 A. Yes. There were many times that I wanted to tell
 22 somebody, but I just didn't know how to approach it,
 23 or -- I felt dirty, you know.
 24 Q. One of the issues the Panel wishes to understand is more
 25 about why people who were being abused felt that they

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1 couldn't raise their concerns. This obviously started
 2 to happen to you as a very young child, but as you grew
 3 up did you feel more confident about voicing your
 4 concerns?
 5 A. I certainly voiced my concerns to him and would say
 6 I wanted it to stop and I didn't want to do that any
 7 more, but he just always seemed to engineer a way. As
 8 far as telling somebody else I just -- I was ashamed.
 9 I knew it was wrong when I was older and it's just --
 10 it's not something easy -- again I think if somebody had
 11 asked me I would have been honest and upfront about it,
 12 but just being comfortable to just start something like
 13 that isn't easy.
 14 Q. So it was difficult to initiate the conversation?
 15 A. Yes, yes.
 16 Q. And when you say if someone had asked you, do you mean
 17 if someone had asked you outright if something like that
 18 was going on?
 19 A. Yes, yes.
 20 Q. You described earlier that that initial incident, that
 21 you didn't really realise it was wrong. Did there come
 22 a point when you started to realise that what was
 23 happening to you was not right?
 24 A. Yes, as the abuse got worse I started to question, you
 25 know, was that correct.

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1 Q. I'm not going to ask you to give us the details of
 2 exactly what happened to you, but would it be right to
 3 say that the abuse became more serious over the years?
 4 A. Yes.
 5 Q. And if we could just look, please, at paragraph 27
 6 {WS000011/7}, you say you have been asked whether any
 7 of the other children at Clos de Sables would have known
 8 about abuse and you talk about a person almost catching
 9 Mr Hughes on one occasion. Just tell us a bit more in
 10 your own words, please, about that incident and what
 11 happened.
 12 A. I had moved rooms. I had a bunk bed in one of the
 13 smaller double rooms. I believe at that time I had the
 14 room to myself. There was no one else in there and
 15 I was sleeping in the top bunk and he had come into my
 16 room to tuck me in, which was what he used to say, and
 17 I can't remember if he was in the bed or just next to
 18 the bed, but he was abusing me and one of the girls had
 19 been to a concert and had been very excited, she had got
 20 an autograph from the people at the concert and she just
 21 walked into my room and he kind of pulled his hand away
 22 and she obviously knew something was going on because
 23 the next day she said to me, "You shouldn't let him do
 24 that", but she never said anything to anybody. She
 25 obviously knew that what he was doing was wrong.

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1 Q. Just unpicking that a little bit, was it your impression
 2 that she realised what he was doing?
 3 A. Yes. I got the impression she knew what he was like.
 4 She didn't seem shocked. She didn't kind of say,
 5 "I can't believe he has done that", she just said, "You
 6 shouldn't let him do that."
 7 Q. Did you discuss with her whether this person had ever
 8 done anything to her?
 9 A. No, I never asked her.
 10 Q. At that point did it occur to you, having had the
 11 conversation with another one of the people at the home,
 12 to bring it to the attention of either the Children's
 13 Officer or one of the members of staff?
 14 A. No. I just -- there were times I wanted to say
 15 something, but it just was awkward.
 16 Q. You have described going from a room of two people into
 17 a room on your own. Do you know how it was that that
 18 came about, that you ended up being on your own in the
 19 room?
 20 A. No.
 21 Q. Did you want to be on your own in the room?
 22 A. I think I lost the protection of somebody else being in
 23 the room, because as soon as I had my own room his
 24 visits became more frequent.
 25 Q. Was he also responsible for putting the other children

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1 to bed?
 2 A. At that stage they were older, when I moved rooms, so
 3 they would have been too old for you to have to put the
 4 children to bed.
 5 Q. Just remind us, I'm sorry if you have told us this
 6 already, but you have described him being on duty and
 7 him and staff member number 1 sleeping in the room
 8 together, but was he on his own on duty sometimes?
 9 A. Not initially, but towards the end of my time at
 10 Clos de Sables staff member number 1 was unwell, she had
 11 a long period of illness, so he covered her shifts, so
 12 he would be in the house on his own.
 13 Q. And where would she be at that time?
 14 A. She would be in the other house that they bought on the
 15 next estate.
 16 Q. And he would be responsible for a number of children
 17 then?
 18 A. Yes.
 19 Q. Including you at that time?
 20 A. Yes.
 21 Q. At that point were you still the youngest child, or was
 22 that a bit later?
 23 A. No, I was the oldest then. What happened was the older
 24 children had moved out and some younger children at this
 25 stage had moved in, so I was the oldest.

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1 THE CHAIR: Ms Jerram, would that be an appropriate moment
 2 to take a break? I think the witness may appreciate
 3 a hot drink.
 4 MSJERRAM: Yes.
 5 THE CHAIR: We will adjourn now until 25 past. If you need
 6 any longer time just indicate and you will of course
 7 have it. We will adjourn now.
 8 (11.10 am)
 9 (A short break)
 10 (11.30 am)
 11 MSJERRAM: Miss D, I want to turn now to your time in
 12 school and if we could have on screen, please,
 13 paragraph 28 of the witness statement {WS000011/7}.
 14 I want to deal firstly with your junior school. You
 15 say that you had lots of friends but you were really
 16 quite naughty and you say that you were always being
 17 told off:
 18 "Marnie sometimes came to see me to have a chat
 19 about how things were at school. She had more contact
 20 with me when I was misbehaving."
 21 So if there was anything untoward going on at school
 22 was she the point of contact rather than the house
 23 parents?
 24 A. Yes, she would come and see me and have stern words.
 25 Q. And, for example, if there were a report evening, or

1 reports being sent out about your progress, again would
 2 they go to the Children's Office rather than the house
 3 parents, as far as you remember?
 4 A. I think they were sent to the house parents, but Marnie
 5 would usually come and have a chat about it.
 6 Q. And generally how did you get on at school, at junior
 7 school?
 8 A. I had lots of friends there, so I remember I was either
 9 at their house, or they would be round at
 10 Clos de Sables. I was always out and about. I didn't
 11 spend a huge amount of time at home. I would be out
 12 playing in the sand dunes and I would walk to school and
 13 walk back. I had a bike as well, so school was okay.
 14 Q. And did the staff members encourage you to have other
 15 children around?
 16 A. They never said no, you know, if I wanted a friend to
 17 come round for tea or something they were always quite
 18 welcoming of that.
 19 Q. And Mr Hughes in particular, did he have any particular
 20 attitude to your friends?
 21 A. No, I don't think so.
 22 Q. Okay. You talk in paragraph 28 about taking some mail
 23 from somebody's mail box. Was that a mail box belonging
 24 to somebody's property?
 25 A. Yes.

1 Q. And how old would you have been about this time?
 2 A. I think I might have been eight or nine.
 3 Q. And you say that:
 4 "The police got involved and I had to go to
 5 a Parish Hall Enquiry."
 6 We have some records in relation to that and if we
 7 could have on screen, please, WD164 at page 51
 8 {WD000164/51}.
 9 We see here a report from a Police Constable
 10 Le Troquer dated actually 13 April 1985, so how old were
 11 you at that date?
 12 A. I would actually have been older, yes, I would have been
 13 11 then.
 14 Q. But were you still at primary school, as far as you can
 15 remember?
 16 A. Just. It would have been the final year of primary
 17 school.
 18 Q. Is this a document you have ever really looked at
 19 before?
 20 A. I don't think so, no. It doesn't look familiar.
 21 Q. Okay. It says "Accused" and it has your name under the
 22 redaction and then details of offences, "Preventing
 23 letters from reaching destination" and "Opening two
 24 letters" and then the witness being the police officer
 25 and the Headmaster and then it then sets out what

1 happened, that:
 2 "At 1530 hours on Wednesday the 27th March 1985 [the
 3 officer] was instructed to attend [the school] ... to
 4 assist the Headmaster and offer advice concerning
 5 a Post Office offence."
 6 And then it goes on to say that the Headmaster
 7 informed him that:
 8 "... he had caught a female pupil of the school
 9 hiding in the school toilets, in possession of 8 letters
 10 that had been sent to two addresses."
 11 Do you know why you did this? Was there any
 12 particular reason for you doing it at the time?
 13 A. No, the property was in a block of flats where my
 14 friend's grandparents lived and I think we were leaving
 15 there one lunchtime and I saw the letters and I just
 16 took them. I don't -- you know, I don't know why I did
 17 it.
 18 Q. It goes on to say that Mr Hughes:
 19 "... had been informed of the facts, and had
 20 attended at the school and had consented that the girl
 21 could be interviewed by the police in the Headmaster's
 22 presence."
 23 Do you remember Mr Hughes coming down to the school?
 24 A. No.
 25 Q. And then it goes on to say that:

1 "I informed her why the Headmaster called the Police
2 and explained the offence to her. I then cautioned her
3 and explained the caution, before putting ..."
4 A series of questions to you. Do you remember
5 having a sort of form of interview with the Constable at
6 the school?
7 A. I'm not sure. I do remember being interviewed, but
8 I can't remember it being a police officer.
9 Q. Then if we can just go over the page -- I won't take you
10 through all of that, but there appears there questions
11 and answers that you were recorded to have given. If we
12 could go over the page, please {WD0000164/53} , it says
13 at number 4:
14 "On completion of the interview, Mr Fauvel sent the
15 girl home. The Headmaster also informed me that the
16 girl was bright at school, but was a troublemaker ..."
17 Did you regard yourself as a troublemaker at that
18 sort of time in your schooling?
19 A. I was in trouble quite a lot.
20 Q. Did you either then or now link your behaviour in any
21 way to what was happening with you at Clos de Sables?
22 A. Yes. I think possibly now, looking back, it may have
23 been connected.
24 Q. Then we see at paragraph 9 that it goes on to say:
25 "I therefore request a copy of this report be

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1 forwarded to the Constable of St Brelade for the
2 attention of Centenier ... for a Parish Hall Enquiry
3 which has been arranged for 1930 hours on the
4 19th April 1985."
5 Do you remember going to the Parish Hall Enquiry?
6 A. Yes.
7 Q. If we could go over the page, please. Just finishing up
8 with this document, it says at 10:
9 "I am certain that this incident should be dealt
10 with by the Centenier, together with assistance from the
11 Children's Officer. The offences shown relate to the
12 two complainants and the second offence could in fact
13 involve two separate offences, ie preventing letters
14 reaching their destination and opening of letters.
15 Although the girl is only 11 years old, she admitted the
16 guilty knowledge and could be prosecuted. However due
17 to her age and family background, and her admission that
18 she took the letters, I request that this matter be
19 dealt with at Parish Hall level."
20 So you came on then to the Parish Hall Enquiry. You
21 are the first witness who we have heard from who has
22 been the subject of a Parish Hall Enquiry. What sort of
23 form did it take, as far as you can remember?
24 A. Because this -- the offence happened in St Brelade, the
25 Parish Hall is St Aubin's Parish Hall. I remember going

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1 there, sitting in a waiting room outside and then you go
2 into a room where there is usually the Centenier and
3 I think there was one or two other people there and they
4 basically just talked to you about the offence, asked
5 you questions and then decide how the matter should be
6 dealt with.
7 Q. And was there any form of punishment that you were
8 given?
9 A. I don't recall what punishment -- I'm sure there would
10 have been, but I don't remember what it was.
11 Q. Did they give you any stern words, words of advice, if
12 you like, about what it was that you had done?
13 A. Yes, yes. I remember I had a ticking off by the
14 Constable.
15 Q. Was there any suggestion either at that stage, or at any
16 other point, that the States of Jersey Police might be
17 involved at all?
18 A. I don't remember.
19 Q. Coming back to your statement, please, at paragraph 29
20 {WS000011/7} , you talk there about getting involved in
21 shoplifting and you say that the shoplifting issue was
22 dealt with locally and you went along, with staff member
23 number 1, to apologise to the store manager.
24 Tell us this: in relation to the involvement of the
25 child psychologist that you describe there, was that

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1 somebody you just saw once, or did you have then
2 an ongoing relationship with the child psychologist?
3 A. I only recall that incident because I remember I missed
4 out on a school trip. They may have visited me more
5 than once, but I just remember that particular time.
6 Q. And from the records that you have obtained from
7 Social Services, have you seen any report or reference
8 from the child psychologist following that?
9 A. There may well have been some in the paperwork that
10 I gave to the Inquiry, but I haven't read it recently,
11 so I don't recall.
12 Q. Thank you. Then in paragraph 30 you talk about another
13 incident at the school when you were nine or 10 where --
14 if we could just go over the page, please -- you wet
15 yourself because there was a very long period between
16 toilet breaks.
17 A. Mmm.
18 Q. You describe an enormous hoo-ha. Who was concerned, or
19 what was the concern?
20 A. I just remember there being lots of people making a big
21 fuss about something that was an accident. My Child
22 Care Officer came to see me, the teacher was very
23 concerned, everyone at the home kept asking me about it
24 and asking if I was okay. I just remember thinking
25 "What's all this fuss about?"

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1 Q. And did you feel you were being punished in any way, or
 2 were you being supported?
 3 A. Being supported.
 4 Q. And that was a one-off, as I understand your statement
 5 to say?
 6 A. Yes, yes.
 7 Q. Yes. Then in paragraphs 31 and 32 you describe contact
 8 with the church and the community centre. During that
 9 time again did you build up any relationships with any
 10 adults in either of those two places?
 11 A. There were adults there, but it wasn't on a one-on-one
 12 basis, it was one-to-many, so there would be like Sunday
 13 school, there would be children there and the church
 14 leaders would be there.
 15 Q. So in terms of having the opportunity to have
 16 a relationship with somebody to whom you felt able to
 17 disclose, did that ever really arise in either of those
 18 two contexts?
 19 A. No.
 20 Q. You then go on to describe changes at Clos de Sables and
 21 you say that:
 22 "The abuse continued until I was about 10, at which
 23 point younger girls came into the home It seemed
 24 to me that Les backed off when they came into the home.
 25 I don't know for sure but I suspect he may have been

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1 concerned that I would confide in them."
 2 Just to recap, you had been there since you were six
 3 and you were now about 10; had the abuse been relatively
 4 steady and consistent over that whole period?
 5 A. Yes.
 6 Q. Then you say that he backed off for a while. Did there
 7 come a point where it started up again?
 8 A. Not while those two girls were there. He would make
 9 suggestive comments, but there wasn't actual abuse as
 10 such.
 11 Q. And what age were they in relation to the two girls?
 12 A. One was a year older than me, the other one was two
 13 years older than me.
 14 Q. Were you friendly with them?
 15 A. Yes.
 16 Q. More so than you had been with the other residents at
 17 the home before that time?
 18 A. Yes.
 19 Q. They were nearer your age?
 20 A. Yes.
 21 Q. Did they go to the same school as you?
 22 A. Yes, I think they -- for a short period of time they did
 23 because I was just going into secondary school, so
 24 I think they were there for a short period of time.
 25 Q. And were you aware at that time at all of whether

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1 Mr Hughes had ever made any inappropriate advances
 2 towards them?
 3 A. They -- their father had previously been in
 4 Clos de Sables under the care of the same house parents
 5 and I think he had told the girls that there had always
 6 been suspicions about him, so he basically said to them
 7 to be on their guard, so I don't know, one of them was
 8 quite outspoken, I think she may have said something to
 9 him, you know, like, "Don't you come near me", or
 10 something like that and that may have been why he backed
 11 off as well.
 12 Q. I see. Then if we could go over the page, please. You
 13 say at 34 that they left after about a year at
 14 Clos de Sables and they went to two separate homes at
 15 that point.
 16 A. Yes.
 17 Q. And you go on in paragraph 35 to describe another
 18 resident who arrived at the home after they came. How
 19 much younger was she?
 20 A. It was two girls. One was -- I think she was two years
 21 younger than me and the other one several years younger
 22 than me.
 23 Q. Is this the point in time where you described earlier
 24 that you became the eldest child in the home?
 25 A. That's right, yes.

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1 Q. Roughly how old were you at that time?
 2 A. 11 or 12.
 3 Q. Did you keep up with any of the former residents who had
 4 left the home?
 5 A. What, the older ones do you mean?
 6 Q. The older ones, yes.
 7 A. No, kind of once they moved on that was it. There
 8 wasn't really -- we didn't stay in touch. And then the
 9 other two girls I -- yes, I kind of lost touch with both
 10 of them as well for a short period of time.
 11 Q. You say that it was about this time that you remember
 12 a video being dropped off at Clos de Sables about
 13 children telling adults if they were not comfortable or
 14 were being mistreated. You say that you recognised the
 15 Child Care Officer who delivered it but don't recall who
 16 it was. Had there been any explanation given to you
 17 about the Children's Officer or anyone else about what
 18 this video was?
 19 A. No, it was just dropped off and I remember I recognised
 20 the Child Care Officer at the time and they dropped it
 21 off and I think it might have been when the second staff
 22 member was on duty and it was just left on the side and
 23 I think all us kids were a little bit bored one day so
 24 I just put it on. I remember that Mr Hughes went mad.
 25 Q. Looking back at it now, do you think that he was aware

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1 that it had been dropped off before you started playing
 2 it?
 3 A. I don't think so, because he wasn't there. Whether he
 4 knew it was going to be dropped off, I don't know.
 5 Q. When you say he went mad, what did he say or do?
 6 A. He just said it was inappropriate for the younger
 7 children to watch something like that. There should
 8 have been an adult present who could explain certain
 9 elements of the video and answer any questions that the
 10 children might have about the content of it.
 11 Q. And what did it show or say?
 12 A. It was an educational video aimed at children about them
 13 recognising inappropriate behaviour and how to deal with
 14 it.
 15 Q. And at that time you had been in the home for what, five
 16 years or so by then?
 17 A. Possibly a little bit longer.
 18 Q. Did this ring any bells for you in terms of what you had
 19 been going through?
 20 A. Yes.
 21 Q. Did the video have any advice about what to do in the
 22 circumstances if something untoward was happening?
 23 A. I don't remember the content of it because it was a long
 24 time ago, but I would have thought so because that's the
 25 aim of those type of videos.

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1 Q. Having seen the video -- and obviously only answer this
 2 if you can remember all that way back, but having seen
 3 it did it prompt you to think perhaps you could disclose
 4 the abuse to somebody?
 5 A. By then the abuse had stopped, so although it occurred
 6 to me that I could tell someone, because it had stopped
 7 I just didn't see the value in dragging that up.
 8 Q. Didn't see the value for yourself, or --
 9 A. Yes.
 10 Q. -- in terms of the damage you felt it might do?
 11 A. For myself. It would -- yes, for myself really I think.
 12 Q. You go on to describe later on in your statement another
 13 girl at the home who told you about what was happening
 14 to her with Mr Hughes.
 15 A. Yes.
 16 Q. Without going into the detail of that was it similar to
 17 the sort of abuse that you had suffered from?
 18 A. It wasn't as severe, but I think if it had been left it
 19 potentially would have got to that stage.
 20 Q. You mention going with her to the telephone box.
 21 A. Yes.
 22 Q. To phone Childline. Was this a public phone box in the
 23 street somewhere?
 24 A. Yes.
 25 Q. Did she make the call, or did you make it on her behalf?

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1 A. I don't recall. I remember being in the phone box with
 2 her, but I can't remember who actually made the call.
 3 Q. How was it that that call came about?
 4 A. She told me what had happened and I said to her "That's
 5 wrong, you need to tell somebody", and because at that
 6 time Childline was -- there was a lot of media
 7 attention, it was an Esther Rantzen initiative and
 8 I suggested that we initially phoned Childline. So it
 9 was my suggestion to speak to somebody.
 10 Q. Are you aware of whether anything came of that phone
 11 call?
 12 A. I can't recall whether -- I don't know whether I have
 13 just got mixed up, but I can't remember whether somebody
 14 did come and speak to her from the Children's Office or
 15 not. I just don't recall.
 16 Q. So just coming back to the phone call, you were in the
 17 phone box with her?
 18 A. Yes.
 19 Q. Do you remember her describing what had been going on at
 20 the house?
 21 A. I remember what she had told me and that's what she
 22 explained on the call.
 23 Q. And did you join in the telephone conversation at all,
 24 take over the mouthpiece?
 25 A. I don't think so, I'm not sure.

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1 Q. In paragraph 37 you say that when you were about 12 or
 2 13 the first staff member went off ill and Les picked up
 3 her shifts and you say that you became cautious and
 4 would not sit down in the lounge in your pyjamas and
 5 again he would make suggestions like, "Shall I tuck you
 6 in?", or, "Shall I get in and warm you up?" So by this
 7 time, just to be clear, the abuse had stopped for
 8 a period?
 9 A. Yes.
 10 Q. You say that you remember thinking that the abuse was
 11 going to start again. Did it actually start again in
 12 the same way as it had done before?
 13 A. No, it was just suggestive comments and, you know, kind
 14 of a bit of leering, but it wasn't as it had been
 15 previously.
 16 Q. And then if we could go over the page, please. You talk
 17 about another member of staff who came in after the
 18 first staff member became ill and she worked about two
 19 days a week. So in terms of the split then you had
 20 Mr Hughes working three days a week, if we call this
 21 person staff member number 3, she was working two days
 22 a week and then staff member number 2 working two days
 23 a week?
 24 A. Yes, I think that was the split.
 25 Q. Did you develop any kind of warm relationship with the

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1 new member of staff?
 2 A. No, I didn't like her.
 3 Q. How about your relationship with staff member number 2
 4 at this time?
 5 A. She was always very nice. She was a nice person, but
 6 I wouldn't say we were particularly close.
 7 Q. You then in paragraph 39 deal with the question of
 8 whether staff member number 1 had any idea of what Les
 9 was doing to you. You say that:
 10 "Les was always on his own. In hindsight one has to
 11 ask whether it was appropriate for a male adult to be
 12 taking children out at night. I still think that [she]
 13 might have wondered why Les was spending a lot of time
 14 with me ..."
 15 Was there ever an occasion where staff member
 16 number 1 caught or nearly caught Mr Hughes doing
 17 something inappropriate with you?
 18 A. No, it was always when she was somewhere else, so he
 19 never kind of -- well, I say that, when I was younger
 20 she would be downstairs, but as far as she was concerned
 21 he was tucking me in or putting me to bed, so she would
 22 have just stayed downstairs.
 23 Q. You then say in paragraph 40 "the abuse continued" and
 24 you talk about going to his car and his boat and to the
 25 flat. I had understood you earlier to say that the

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1 abuse never really restarted in the same way.
 2 A. No.
 3 Q. So this reference --
 4 A. This is when it was at its worst, when I was younger.
 5 Q. I see. So it hadn't restarted --
 6 A. No.
 7 Q. -- when you were 12 or 13?
 8 A. No. That's when I was younger basically.
 9 Q. And then you say when you entered puberty you remember:
 10 "... saying to Les that I did not want to be abused
 11 any more. Some things happened but he backed away until
 12 I was about 14, when he started making suggestive
 13 comments again."
 14 Just to be clear, is that the time when staff
 15 member 1 was absent and was ill?
 16 A. Yes, I was 13 or 14, that sort of age.
 17 Q. Then at 42 we deal with the incident we have just
 18 discussed in relation to Childline, but if we could go
 19 over the page, please. I want to ask you now about the
 20 self harming. What sort of age were you when that
 21 started?
 22 A. I think I was about 12/13.
 23 Q. Was this when Marnie Baudains was your Child Care
 24 Officer?
 25 A. Yes.

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1 Q. You talk about cutting your arms. How regularly would
 2 you do that?
 3 A. It would depend. Sometimes I wouldn't do it for several
 4 weeks and then other times obviously when I was a bit
 5 stressed I might do it several times in a week.
 6 Q. Was it something that Marnie Baudains was aware of, as
 7 far as you know?
 8 A. Not initially. I covered my arms from everybody, so
 9 they wouldn't have been aware until I had a very deep
 10 laceration and had to go to hospital for stitches and
 11 then she became aware of it.
 12 Q. And did you talk to her about the self harming at that
 13 time?
 14 A. I got the impression that she thought I was just being
 15 rebellious. She didn't -- I felt almost as though I was
 16 being punished because of the way she treated me at the
 17 time about it.
 18 Q. The occasion you have talked about with the very deep
 19 laceration and you had to go to hospital, were you
 20 treated in the A&E department?
 21 A. Yes.
 22 Q. And then were you sent home the same day?
 23 A. She came and collected me from hospital and then I had
 24 the lecture.
 25 Q. Do you know whether she had any discussions with the

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1 doctors about what had happened?
 2 A. I don't know.
 3 Q. Okay. At that time did you have any other injuries or
 4 scarring to your arm?
 5 A. Yes, a lot of scarring.
 6 Q. And did Marnie Baudains look at your arms at all?
 7 A. I had a big dressing on my arm for the laceration which
 8 actually covered most of my forearm, so she wouldn't
 9 have been able to see it afterwards, but certainly the
 10 staff at A&E would have seen the lacerations when they
 11 were dealing with that one.
 12 Q. Did the staff at A&E ask you whether you were self
 13 harming?
 14 A. No.
 15 Q. Did they ask you how you had come about the injury that
 16 you had come in with?
 17 A. Yes.
 18 Q. What did you tell them?
 19 A. I told them I fell against a wall with a bit of glass
 20 sticking out.
 21 Q. Did they question you about that?
 22 A. I don't recall. I just -- that was the excuse, the
 23 story I had come up with.
 24 Q. Tell us about Marnie Baudains' approach and her reaction
 25 to what had happened.

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1 A. She was angry. She lectured me about what I had done.
 2 She was obviously aware that I had been self harming and
 3 she took me to another home, a residential home for
 4 children with -- I think it was mental and physical
 5 difficulties, so she took me there to kind of show me
 6 that my life was much better than theirs and, you know,
 7 look at the difficulties they have got and they just get
 8 on with things. So it was almost a bit of a pep talk,
 9 a bit of a lecture.
 10 Q. And how did that make you feel?
 11 A. Rubbish.
 12 Q. Did you say any of that to her at the time?
 13 A. She may have got a little bit of attitude, given my age
 14 and at that point she knew I was also drinking and
 15 sniffing glue as well, so it was all part of the big pep
 16 talk.
 17 Q. You say in paragraph 46 that:
 18 "It might be that the deep laceration was my cry for
 19 help."
 20 Did you feel that that cry had been answered in any
 21 way?
 22 A. No.
 23 Q. Did you carry on self harming after that time?
 24 A. Yes.
 25 Q. And how long did it go on for?

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1 A. It was possibly at its worst when I first disclosed the
 2 abuse and went through all the stress around that, so
 3 I remember doing it when I was at Heathfield as well.
 4 I would say by the time I was 16 I had stopped self
 5 harming.
 6 Q. In that time when you carried on self harming how
 7 obvious was it that you had injuries to your arms? Was
 8 the scarring visible on your arms?
 9 A. Yes, yes, and it still is.
 10 Q. And did you have any further conversation with
 11 Marnie Baudains about the self harming?
 12 A. I don't recall. I know it was touched upon when I had
 13 overdosed and I ended up in a child psychiatric ward, it
 14 was talked about then.
 15 Q. Before that happened, but whilst you were self harming,
 16 were you offered any support or, for example, to see
 17 a psychiatrist or a counsellor?
 18 A. No, no.
 19 Q. Did you feel that you had any support?
 20 A. No, I just felt that I had let everybody down.
 21 Q. This happened, as I understand it, while you were still
 22 at Clos de Sables.
 23 A. That's right.
 24 Q. What was the approach of the staff there in relation to
 25 it?

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1 A. I don't ever recall anybody ever talking about it, to be
 2 honest. Marnie was left to deal with it and do that
 3 element of it, but I don't remember anybody else
 4 mentioning it.
 5 Q. Do you remember any conversation with any member of
 6 staff along the lines of asking you what was going on
 7 with you and what was wrong?
 8 A. I think staff member number 1 may have approached it,
 9 but I don't remember how the conversation went.
 10 Q. Now, again at that time did you feel that, with the
 11 reaction that you had had to the self harming, whether
 12 there was any scope for you explaining what had happened
 13 in your past?
 14 A. No.
 15 Q. Let's move on then to the section about reporting the
 16 abuse and you say that:
 17 "The first time I told anyone about my abuse was
 18 when I was about 14. I was seeing a guy at the time and
 19 I just blurted it out when I was drunk, or high. He
 20 said that I needed to tell someone about it."
 21 So was this your boyfriend at the time?
 22 A. Yes.
 23 Q. And did you feel that he was sympathetic to --
 24 A. Yes, he was very supportive.
 25 Q. Was he older than you?

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1 A. Yes, quite a lot older than me.
 2 Q. Did that start you thinking about disclosing it to
 3 somebody else?
 4 A. Yes.
 5 Q. You then go on to describe an incident one night. Was
 6 it shortly after you disclosed the abuse to your
 7 boyfriend when you then had this incident with Les?
 8 A. Yes, I think it was.
 9 Q. And you describe getting drunk and being sick all over
 10 the interior of the car and having an argument. He
 11 shouted at you something along the lines of "Do you want
 12 to end up like your mother? She was hopeless" and you
 13 describe him pulling you up by the throat and throwing
 14 you against the door. Was this the incident of physical
 15 abuse that you described much earlier?
 16 A. That's right, yes.
 17 Q. Was this the only sort of occasion that this had
 18 happened?
 19 A. Physical abuse, yes.
 20 Q. And did he hurt you?
 21 A. Yes.
 22 Q. And then staff member number 1 arrived, did she?
 23 A. Yes.
 24 Q. And what happened then?
 25 A. He had thrown me up against the door by my throat and

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1 I had red marks all around my neck, so after he had gone
 2 downstairs she came upstairs and she asked if I was okay
 3 and I was obviously upset, I was crying and, you know,
 4 she was trying to be sympathetic and supportive and
 5 I showed her my neck and I just basically said, "Do you
 6 think it is right that he did this to me?"
 7 Q. And what was her reaction to that?
 8 A. I think she was a bit taken aback by the physical marks
 9 that he had left on my neck and I don't know whether she
 10 discussed it with him afterwards or not. She left
 11 shortly after.
 12 Q. Did he apologise for what he had done?
 13 A. No.
 14 Q. Then you say that:
 15 "At some point shortly after this, in March 1989,
 16 Marnie came to visit and we sat on my bed. I just
 17 blurted out everything about the abuse."
 18 You go on to say that you think Marnie was very
 19 shocked to hear about the abuse. Looking back on things
 20 now, what do you think gave you the courage to talk to
 21 Marnie Baudains on that occasion?
 22 A. I remember how the conversation started and it was
 23 around the lines of why was I drinking, why was
 24 I sniffing glue, mixing with people much older than me,
 25 behaving inappropriately. I went missing for two days

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1 once and she basically came to give me a big lecture and
 2 a pep talk and I just got really angry because I just
 3 thought, you know, "You don't know what's been going on"
 4 and that's why it just blurted out. I talked to her
 5 about the incident with the neck and that's how it
 6 started.
 7 Q. And then did you go on to describe the sexual abuse as
 8 well?
 9 A. Yes.
 10 Q. Just tell us about the response that you got from her at
 11 that time?
 12 A. So I told her everything that had happened ...
 13 THE CHAIR: Just take your time. Would you like a break?
 14 A. Yes please.
 15 THE CHAIR: As long as you need. Ms Jerram, just let us
 16 know. We will rise now.
 17 (12.06 pm)
 18 (A short break)
 19 (12.15 pm)
 20 THE CHAIR: Just take your time and just remember that any
 21 time you want a break, just indicate. There is no rush,
 22 we are here to hear you.
 23 A. Okay, thank you.
 24 MS JERRAM: Just coming back to where we were when we left
 25 things, you were describing the circumstances in which

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1 you were telling Marnie Baudains about what had happened
 2 to you. The question I was asking you was about her
 3 reaction to what you were saying. Do you remember how
 4 she responded?
 5 A. She was very understanding and supportive. She
 6 listened, she asked some questions. I think initially
 7 she was a little bit shocked because I don't think she
 8 had seen it coming, you know, so yes, she went off
 9 and -- I'm trying to think, did I stay at the home that
 10 night? I can't remember if it's that night or the
 11 following night I stayed at her house after doing my
 12 police statement, so it must have been the next day.
 13 Q. Did you feel that she believed what you were saying?
 14 A. She did ask me -- she basically said, "You need to be
 15 aware this is a very serious allegation and there are
 16 huge implications." I think she was, you know, making
 17 sure that I was telling the truth, but I think when she
 18 left I felt she had believed what I had told her.
 19 Q. When she was telling you about the possible implications
 20 of what you were doing, did you remain firm, or did you
 21 question then whether you should be disclosing the
 22 abuse?
 23 A. No, I felt I was at the point of no return. I had done
 24 it and, you know, after all the years, so I was quite
 25 firm that I wanted to go ahead with reporting it.

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1 Q. And did you explain to her, if you can remember now, how
 2 long all this had been going on for?
 3 A. At the stage that I had --
 4 Q. At the stage that you are sitting there on the bed with
 5 Marnie Baudains, did you explain that it had started
 6 right from the time when you arrived?
 7 A. Yes, yes.
 8 Q. Did you tell her whether it had stopped more recently?
 9 A. She asked me if it was still ongoing and I said the
 10 abuse had stopped some time ago, but because I was
 11 feeling increasingly uncomfortable being around him with
 12 his suggestive comments, that I didn't feel comfortable
 13 being around him and it just had to stop completely and
 14 I just had to tell somebody.
 15 Q. What did you think was going to happen next?
 16 A. She told me that she would have to go back and speak to
 17 Brenda Chappell, who I think was her senior reporting
 18 line, so that's what she did the next day and then they
 19 then both turned up at school the following day.
 20 Q. When you say "they both", Mrs Chappell and Marnie?
 21 A. Yes, and Marnie, because I think Brenda Chappell wanted
 22 me to explain to her so it was first-hand, so we sat in
 23 the Deputy Head's office and I talked her through what
 24 had happened and then they went off to make a phone call
 25 and then that evening I gave my first police statement.

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1 Q. Just coming back to the night before, so you had the
2 conversation with Marnie Baudains, you told her what had
3 been happening, what had happened, did you then spend
4 the night at Clos de Sables?
5 A. Yes.
6 Q. That night. And did you have any conversation with her
7 about whether you felt safe to stay there overnight?
8 A. I think that particular night staff member number 2 was
9 on duty, so, you know, I was comfortable with that
10 because he wasn't around.
11 Q. I see. Then when you got to the meeting with
12 Mrs Chappell -- had you met Brenda Chappell before?
13 A. Briefly. She had popped in and out of the house over
14 the years, so I knew who she was, but I didn't know her
15 very well.
16 Q. And how did you feel that she approached things with
17 you?
18 A. Very similar to Marnie, you know, she explained the
19 seriousness of it and she said that she was duty bound
20 to report it to the police and was that the course of
21 action that I wanted.
22 Q. And what did you say?
23 A. And again at the same point I said, you know, I want
24 something done about it.
25 Q. And did you have a sense in this that they were being

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1 supportive, or was there any sense that they were trying
2 to put you off in any way?
3 A. Both really. I think when they were listening and being
4 supportive I thought "They're being supportive", but
5 then with those comments it felt as though, you know,
6 "Do you really want to do this?", sort of approach, so
7 I kind of had mixed feelings really.
8 Q. But Mrs Chappell did go and call the police, didn't she?
9 A. Yes.
10 Q. Yes. I just want to look at some records, please, which
11 come not from your Social Services records but from the
12 HR file of Mr Hughes. It is WD163, page 3. {WD000163/3}
13 Just for the record these are not documents that
14 have formally been introduced into the record, but we
15 have here a letter dated 19 May 1989 addressed to
16 a Detective Sergeant Bonney. Do you see at the bottom
17 it is Mrs B Chappell, Senior Child Care Officer?
18 A. Yes.
19 Q. So that would be Brenda Chappell?
20 A. That's right.
21 Q. It says:
22 "At the request of Chief Inspector Le Brocq
23 I enclose brief personal histories of the children
24 involved in the case against Mr Hughes giving, so far as
25 is possible, details of the circumstances surrounding

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1 their admission to group home Clos de Sables and life in
2 the home."
3 Just looking at the date, was this a couple of
4 months on from the time you made the disclosure?
5 A. Yes, because I think I disclosed it in March. It was
6 just before the Easter holidays.
7 Q. I just want to pick up one aspect of this letter. The
8 penultimate paragraph says:
9 "Case histories of any child presented as
10 a candidate for admission to the home were always
11 discussed fully with [staff member number 1] and with
12 Mr Hughes whenever possible. Prior to his retirement
13 this may have been more difficult, but Mr Hughes was
14 very involved in the running of the home ..."
15 Just pausing there, does that accord with your
16 recollection that he was central to the running of the
17 home?
18 A. I always viewed her as the main person but yes, he was
19 always around.
20 Q. It goes on to say that he was:
21 "... always invited to attend case discussions and
22 reviews and was treated in every respect as surrogate
23 father of this 'family'."
24 Then if we could please go over the page. It is
25 difficult to see from the redacted version, but it is

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1 a report, we will see shortly, from Marnie Baudains in
2 respect of you and it says that:
3 "As [Miss D's] Child Care Officer I maintain regular
4 contact with her. In March 1989 my visits had been
5 somewhat more frequent because I was concerned about her
6 state of mind."
7 Do you remember her coming to see you a bit more
8 regularly at that time?
9 A. Yes, it was shortly after them identifying that I had
10 been cutting my arm and the drinking and ...
11 Q. And those more frequent visits, did they have any impact
12 on your relationship with her?
13 A. Yes, I think so, yes.
14 Q. Did you feel closer to her?
15 A. Yes.
16 Q. It goes on to say:
17 "I visited ... on 13th March when we discussed
18 various matters and arranged to meet one week later.
19 "On Monday 20th March, I visited [Miss D] at her
20 home ... I found [her] alone in her bedroom and in
21 an apparently depressed state. Since she had informed
22 me the previous week that she was unhappy living at the
23 Family Group Home, I enquired whether this was what was
24 on her mind."
25 Do you remember having said the previous week that

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1 you were not very happy there?
 2 A. I don't recall that.
 3 Q. "She replied 'I can't stand it any more' and 'My life is
 4 ruined'. When asked what she meant by this she said
 5 'It's all his fault, I hate him'. I enquired who she
 6 meant and she said 'Les Hughes'. I encouraged her to
 7 explain her reasons for saying these things. She told
 8 me that Mr Hughes was a 'filthy pervert' and that he had
 9 been abusing her for years."
 10 Does this roughly sum up in your mind your
 11 recollection of how the conversation went?
 12 A. Yes.
 13 Q. "[Miss D] was very agitated during this conversation,
 14 plucking at her sleeve and scratching nervously at her
 15 forearm ... though it was difficult for her she
 16 gradually gave me details of the alleged abuse which she
 17 has described in her formal statement."
 18 Just pausing there, had you already provided
 19 a statement to the police at this time?
 20 A. Um ...
 21 Q. This was 19 May?
 22 A. I don't recall the exact dates.
 23 Q. We will come on to that in due course.
 24 A. I told her the day before I gave my formal statement.
 25 Q. Yes. So you saw the police in March?

1 A. Yes.
 2 Q. "I asked her if anyone knew about these incidents and
 3 she said that no staff members knew but she thought that
 4 an ex-resident ... had found out that something was
 5 going on."
 6 Just pausing there, was that the person who had come
 7 in and interrupted Mr Hughes?
 8 A. Yes.
 9 Q. The person who had been to the pop concert?
 10 A. That's right, yes.
 11 Q. It goes on to say this:
 12 "I explained to [Miss D] that these were very
 13 serious allegations and that I could not leave the
 14 matter there. I told her the procedure that I must
 15 follow, and the possible results of her disclosure. She
 16 said that she accepted this, and that she wanted
 17 Mr Hughes to be punished for what he had done to her."
 18 Again is that an accurate reflection of the
 19 conversation and your feelings at the time?
 20 A. Yes.
 21 Q. Was there any sense when you made these disclosures of
 22 any sort of protection of the other people who were in
 23 the home at that time?
 24 A. No. I remember thinking that it didn't seem -- they
 25 didn't seem to consider that. They moved me out of that

1 environment, but the other people were still there.
 2 Q. I will come on to that in a minute, but just in terms of
 3 you disclosing and your motivations for disclosure, was
 4 that any part of it, thinking about the other girls who
 5 were at the home at that time?
 6 A. Yes, yes.
 7 Q. And, without giving any names, were there particular
 8 individuals you were concerned about, or just more
 9 generally?
 10 A. Two particular individuals.
 11 Q. And were they younger than you?
 12 A. Yes.
 13 Q. Just coming back to the point that you have just made,
 14 you say that you were moved out of the home.
 15 A. Yes.
 16 Q. Did there remain then in residence some young girls?
 17 A. Yes.
 18 Q. You described in your statement leaving the home the
 19 following night --
 20 A. Yes.
 21 Q. -- having made the disclosure. Do you know how long
 22 the home stayed open for?
 23 A. I don't recall. I know there was a lot of media
 24 coverage around it when he -- you know, when it first
 25 became public. I don't recall if it was still open when

1 he was prosecuted or not.
 2 Q. But was your understanding, at least when you had been
 3 taken away from the home, that at least on that first
 4 night the other children --
 5 A. Were still there, yes.
 6 Q. Were still there. It goes on to say:
 7 "I asked her why she had chosen to tell me at this
 8 particular time, despite the fact that the abuse had
 9 ceased some three years previously. She replied that it
 10 was because Mr Hughes had been on duty a lot during
 11 [staff member number 1's] illness. ([staff member 1]
 12 had been absent from work for a six month period).
 13 [Miss D] said that he had begun making suggestive
 14 comments when alone with her, and telling her that he
 15 wasn't having sex with [staff member number 1]. [Miss
 16 D] also said that on occasion Mr Hughes had made rude
 17 personal remarks about her boyfriend. [Miss D] had
 18 become upset and had gone upstairs to her room."
 19 Is that right, did he goad you about your boyfriend
 20 in any way?
 21 A. Yes. I think he knew I was in a relationship with
 22 somebody quite a bit older than me and he would often
 23 make horrible comments.
 24 Q. And by the time that you made the disclosure had staff
 25 member number 1 actually come back to work?

1 A. I don't believe so, no.
 2 Q. Because it says here that:
 3 "[Miss D] also said that she found Mr Hughes'
 4 attentiveness to [staff member number 1] on her return,
 5 his 'playing the good husband' as she put it, quite
 6 sickening in the light of her own experiences."
 7 A. So she must have come back to work then.
 8 Q. And then the point we just dealt with:
 9 "In addition she expressed concern for the younger
 10 girls in the home, saying that she couldn't bear the
 11 thought of the same thing happening to them."
 12 Once you had spoken to Marnie Baudains and
 13 Brenda Chappell, was there any discussion about the
 14 other girls in the home and what would happen to them
 15 with you?
 16 A. No.
 17 Q. No. Then it says:
 18 "I checked the duty rota and established that the
 19 Hughes' would not be present in the house that night.
 20 I then told [Miss D] that I would speak to my senior
 21 officer the next morning and contact [the] school."
 22 Then there is a description of the meeting that you
 23 have already told us about:
 24 "I then collected overnight things for [Miss D] from
 25 the Family Group Home, and took [her] to my own home to

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1 spend the night. During the evening I took [Miss D] to
 2 police HQ for her to make the first of her formal
 3 statements concerning these matters."
 4 So you then made an initial statement to the police
 5 that evening. Do you remember the police interviews?
 6 A. Yes.
 7 Q. Do you remember the sort of approach the police took to
 8 you in those interviews?
 9 A. Very supportive.
 10 Q. Did you have anybody present with you?
 11 A. Yes, Marnie attended with me.
 12 Q. And did you feel that they were taking your allegations
 13 seriously?
 14 A. Yes.
 15 Q. I just invite to be put on screen, please, WD160, page 6
 16 {WD000160/6}, which is the first of the two police
 17 statements. I should say, Miss D, that the Panel have
 18 had the opportunity to read these statements and I'm not
 19 going to take you through the detail of them, but have
 20 you had a chance to look at these, albeit in brief,
 21 recently?
 22 A. Yes.
 23 Q. Do the two police statements cover the main incidences
 24 of abuse that you had suffered?
 25 A. They don't go into every incident and on reading it, it

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1 almost comes across as it only happened a few times, but
 2 it did happen very regularly.
 3 Q. During that period between the age of six and 10, just
 4 dealing with the regularity of it, how many times, if
 5 you could say, a week or a month would there be some
 6 kind of sexual abuse by Mr Hughes of you?
 7 A. I would say probably two or three times a week.
 8 Q. Throughout that entire period?
 9 A. Yes.
 10 Q. And so in your police statement are you saying that that
 11 doesn't come across as well as you would like?
 12 A. No. Reading it now it doesn't -- it sounds like a few
 13 isolated incidents, but it was a lot more regular.
 14 Q. And in terms of the severity of the incidents that
 15 occurred to you, do you think, having looked at your
 16 police statement again, that this statement is an
 17 accurate reflection of the severity of what happened?
 18 A. Yes.
 19 Q. Did the police ask you about any other children at
 20 the home and whether they had been abused?
 21 A. I don't recall.
 22 Q. And generally, as far as your treatment by the police
 23 was concerned in the interviews, looking back on it now
 24 how satisfied were you with their treatment of you?
 25 A. I felt comfortable talking to them. Initially I was

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1 a little bit uncomfortable because I think there was
 2 a -- I think there was a WPC, but I think there was
 3 a man as well and I think that might -- initially
 4 I think I would have felt a bit uncomfortable about
 5 that, but by the time I went back to do my second
 6 statement, you know, it was all out in the open then.
 7 It is just it is not an easy thing to talk about
 8 something private like that with someone else.
 9 Q. Just one point I wanted to pick up in this statement we
 10 have in front of us. You mentioned an incident going on
 11 in the garage. In your witness statement to the Inquiry
 12 you said that you didn't think anything had happened in
 13 the garage.
 14 A. I don't remember. One of the garages had been
 15 converted, the other one just had storage, but I can't
 16 remember whether anything happened in there or not.
 17 Q. Okay, that's fine. Then in relation to the second
 18 statement if we could just have on screen page 2 in this
 19 exhibit. It says:
 20 "Last Tuesday, the 21st March 1989, WPC Ellis
 21 recorded a statement from me about Les Hughes."
 22 So that was the first statement we just looked at?
 23 A. Yes.
 24 Q. And then:
 25 "I would like to clarify a few things in that

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1 statement."
 2 In this statement, does this just provide some more
 3 detail about some isolated incidents?
 4 A. Yes, there were certain things that they wanted some
 5 clarity on so we went through that and I remember them
 6 asking me about the loft, but I don't know why because
 7 I don't think I had ever mentioned the loft, so perhaps
 8 they had got a statement from somebody else and they
 9 wanted to ask.
 10 Q. I see. If we could have that document taken down,
 11 please.
 12 Once you had given your statement to the police,
 13 what were you told about what would happen next?
 14 A. That he would be brought in for questioning and that
 15 they were also going to look at contacting everybody
 16 else who had been through the home because they would
 17 need to get statements to understand if it had happened
 18 to anybody else.
 19 Q. And once you had left the home, on that second day,
 20 having made the disclosure, did you have any contact at
 21 all with any of the staff members there?
 22 A. No.
 23 Q. And what about the children there?
 24 A. No. I hadn't -- I have only had contact with one of
 25 them since and that was about five years ago.

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1 Q. So you didn't have any opportunity to discuss what had
 2 happened to you with any of the people still left there?
 3 A. No.
 4 Q. Were you kept informed about the ongoing police
 5 investigation at any time?
 6 A. Yes.
 7 Q. By the police or by the Children's Officer?
 8 A. By Marnie.
 9 Q. Did you have any concerns over your own safety at that
 10 time, having made the disclosure?
 11 A. No, I was more concerned that he would deny it and that
 12 everyone would think that I had lied about it.
 13 Q. And initially at least is that what happened?
 14 A. That's what happened, yes.
 15 Q. And how did that make you feel?
 16 A. I just immediately thought everyone is going to think
 17 that I have made this up, he has denied it, he is an
 18 adult, they are going to believe him.
 19 Q. Were you asked by the police if you were prepared to
 20 give evidence at a trial?
 21 A. I can't recall whether they asked me that. I know
 22 I didn't. Arrangements were made so I wouldn't have to,
 23 but I was worried about having to do that.
 24 Q. Very difficult to say now, but do you think if you had
 25 been asked at the time to give evidence whether you

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1 would have done so?
 2 A. I don't think I would have done.
 3 Q. Were you aware at that time whether there were any other
 4 complainants against Mr Hughes?
 5 A. I think the police may have indicated -- not at the time
 6 I made the statement, but when they gave me updates, or
 7 when Marnie did, I think it was indicated that there
 8 were other people who had given statements, there was
 9 other witnesses.
 10 Q. Yes. If we could look back in your statement, please,
 11 at paragraph 55 {WS000011/13} , you say that:
 12 "Les was arrested. Initially he denied the charges.
 13 When I found this out it felt awful. It felt like being
 14 violated again. I thought that no one would believe
 15 me."
 16 And then you talk about the police going back and
 17 contacting other children. Then you say this:
 18 "In the end I think there were two or three more
 19 people who gave evidence. I don't know who they were."
 20 So just pausing there, at the time you were not
 21 aware of who the other affected children were?
 22 A. No.
 23 Q. "I know one girl who said that they approached her but
 24 she didn't want to give evidence. I think one of the
 25 children was off the Island but I don't know their

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1 names."
 2 When you say "I know one girl who said that they
 3 approached her", was that from a conversation at the
 4 time, or was this a conversation you had many years
 5 later?
 6 A. This was at the time. I think Marnie had indicated that
 7 they had tracked somebody down, but she didn't want to
 8 give evidence, I think. Something had happened to her,
 9 but she just didn't want to give evidence, was the
 10 impression I got at the time.
 11 Q. So we are dealing here with events in March 1989 and you
 12 were how old at that time?
 13 A. I would have been ... 15? Yes.
 14 Q. Were you still at school at this time?
 15 A. Yes, so my final year. Penultimate year I think maybe.
 16 Q. Did you have any time off school for all of this?
 17 A. I had some time off, yes.
 18 Q. Were the school aware, as far as you know, of what was
 19 going on?
 20 A. I believe they were aware.
 21 Q. And did you have any support from the school?
 22 A. I think my form teacher -- because this happened just
 23 before the Easter holidays, so we went on Easter
 24 holidays and when we came back my form teacher --
 25 I think she was quite supportive. She didn't go into

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1 detail, but she made me aware that she knew what had
2 been going on.
3 Q. And what about the Children's Services? Did they give
4 you any particular support at this time?
5 A. I was moved into Heathfield, so into a completely
6 different environment, and I did see quite a lot of
7 Marnie. She visited me quite a lot and kept me up to
8 speed with the case. I don't think I was offered
9 counselling at that stage, it was later on.
10 Q. So you were offered counselling at some point?
11 A. Yes.
12 Q. Was that still during the course of the prosecution, or
13 was it later?
14 A. Yes.
15 Q. During the course of the prosecution?
16 A. Yes.
17 Q. And did you take up that counselling?
18 A. I did.
19 Q. And was it useful?
20 A. It was difficult for me because they were nuns and
21 I wasn't particularly religious and I found it quite
22 difficult talking about things of a sexual nature with
23 somebody, you know, who is obviously very religious, so
24 I didn't feel entirely comfortable with that approach.
25 Q. Where were the counsellors located?

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1 A. There is a church on Wellington Road and I used to go to
2 the church and see a nun there.
3 Q. I see. In terms of your education, this happening when
4 you were 15, we know from what you say in the statement
5 that the prosecution dragged on, but Mr Hughes was
6 sentenced in September 1989. What impact did all of
7 this have on your education, if any?
8 A. When I moved to Heathfield I wasn't in a great place,
9 I was doing a lot of self harm then and taking lots of
10 glue and I quite often didn't go to school. There would
11 just be some days I just wouldn't get out of bed, so
12 I did miss quite a bit of school and sometimes when
13 I did go to school there were certain subjects that
14 I didn't go to those lessons, whereas before I had
15 always gone to school and done everything that was
16 expected of me.
17 Q. Were you sent to Heathfield immediately --
18 A. Yes.
19 Q. -- having spent the night with Marnie Baudains?
20 A. The next day I went to Heathfield.
21 Q. And just describe how that was as an experience, having
22 just come from Clos de Sables?
23 A. It was a very different environment. It is a big house.
24 There was lots of different aged children there and lots
25 of different staff, so whereas I had only been used to

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1 a cycle of maybe three staff members there was quite
2 a big staff number there.
3 Q. And again without mentioning any particular staff names,
4 but were the staff aware of what had happened and what
5 was going on?
6 A. Yes.
7 Q. And were you treated supportively, or how do you feel
8 you were treated at Heathfield when you went there?
9 A. Okay. They had quite a different system. You would
10 have a key worker, so I was allocated a key worker who,
11 you know, would come in and want to chat so yes, they
12 made the effort.
13 Q. Was Marnie still visiting you at Heathfield?
14 A. Yes, I believe so.
15 Q. As far as the key worker was concerned, how did that
16 relationship work out for you?
17 A. I wasn't particularly keen on the key worker I was
18 allocated and I actually asked to switch to somebody
19 I felt more comfortable with, which after a little bit
20 of reluctance they agreed to do.
21 Q. You tell us in paragraph 57 of your statement that while
22 at Heathfield you tried to kill yourself and at that
23 point you had been self harming a lot. Did you continue
24 to self harm from the time that you got to Heathfield?
25 A. Yes, I was doing quite a lot then.

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1 Q. And again do you think the staff were aware of what was
2 happening with the self harming?
3 A. Yes, they were aware.
4 Q. Had you been to the hospital at all?
5 A. No, not then. I only went to the hospital once for self
6 harming.
7 Q. Did your key worker, or anyone else talk to you about
8 the self harming?
9 A. I don't recall whether it was discussed. I think they
10 were aware of it, but I don't recall whether we actually
11 discussed it.
12 Q. And then as far as the suicide attempt was concerned,
13 did that actually take place at the home, at Heathfield?
14 A. Yes.
15 Q. And you say that you wrote letters to your dad and to
16 your friend and you left them on the bedside and you
17 took a lot of pills. Where had you got hold of the
18 pills from?
19 A. I had been accumulating them. I think I had bought some
20 and I had been asking staff for tablets as well so I had
21 been stockpiling them for a number of days.
22 Q. And so was this a firm plan in your mind as to what you
23 were going to do, rather than something impulsive?
24 A. I think it was planned.
25 Q. And did you intend to take your life?

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1 A. Yes.
 2 Q. You said:
 3 "I thought that I would go ... and someone would
 4 find the letters."
 5 So then what happened? Did somebody find you?
 6 A. Yes. I was quite upset writing the letters after I had
 7 taken the pills and the original key worker came into
 8 the room and she said she was worried about me because
 9 I was very low, at which point I told her that I had
 10 taken a number of pills, so she called an ambulance and
 11 I got taken to hospital.
 12 Q. And you describe what happened at the hospital. If we
 13 could go over the page, please, in the statement
 14 {WS000011/14}. You talk there about being admitted to
 15 a psychiatric unit. Do you remember how long you stayed
 16 for?
 17 A. I don't think it was a huge amount of time, certainly
 18 two or three weeks I think.
 19 Q. And from the records that you have provided to
 20 the Inquiry have you seen anything about these events in
 21 those records?
 22 A. I can't recall if there are documents relating to that
 23 or not, I can't recall.
 24 Q. Okay. You then go on to describe how in some ways it
 25 was a relief to be at the hospital. Did you feel safe

1 there?
 2 A. Yes.
 3 Q. You describe in paragraph 59 feeling rather unsafe at
 4 Heathfield. What was the problem there in your mind?
 5 A. My bedroom was right next to the staff room and often
 6 there would be male members of staff that would be
 7 staying in there. My room mate wasn't always there and
 8 because I couldn't lock my door I felt a bit vulnerable.
 9 Q. Did you mention this to any of the staff about it?
 10 A. I can't -- I don't know whether I mentioned it to them,
 11 but I occasionally would put -- if I was feeling really
 12 uncomfortable I would put things behind the door, so at
 13 least if somebody came in in the night I would actually
 14 hear them coming into the room.
 15 Q. And as a matter of fact did they use that door to come
 16 into your room?
 17 A. Yes. That room -- that was the main door into the room.
 18 Q. So including male members of staff?
 19 A. Yes.
 20 Q. At night time?
 21 A. I think they were respectful, but they would come in if
 22 the music needed to be turned down, or, you know, they
 23 brought us supper at night as well.
 24 Q. You say you had a room mate; was this another girl?
 25 A. Yes.

1 Q. Why was she sometimes absent?
 2 A. When I first went there she worked so sometimes she
 3 would stay out all night, or at friends' houses. She
 4 was two years older than me.
 5 Q. You say in this part of your statement that:
 6 "... we were told to be back at 11 pm we never were
 7 back then. We came back when the police brought us
 8 back."
 9 How regularly would it be that the police brought
 10 you back to Heathfield?
 11 A. Every weekend.
 12 Q. So this happened at the weekend?
 13 A. Yes.
 14 Q. And did you get to know the police officers?
 15 A. Yes. It was both States Police and Honorary Police as
 16 well.
 17 Q. And when you were out were you out partying and
 18 drinking, that sort of thing?
 19 A. Yes.
 20 Q. And what was the response from the staff at Heathfield
 21 to you staying out like that?
 22 A. They tried to encourage us to do activities with
 23 the home rather than just going out drinking with
 24 friends, so I remember they had booked out I think
 25 Mont à l'Abbé school on Friday night and we would go

1 there and we would have the pool to ourselves and they
 2 would try to do activities to try and rein us in a bit,
 3 but it wasn't terribly successful because we wanted to
 4 be out with our friends.
 5 Q. You then describe that on Christmas Eve 1989 you were
 6 picked up by a woman who would become your foster mother
 7 for a period and you say that she had previously taken
 8 you out to get to know you. How long had you had
 9 a relationship with her and how long had you known her
 10 before you were taken out and fostered by her?
 11 A. I would say certainly four months at least. I can't
 12 remember the exact time when she first started visiting
 13 me. It might have been longer than that. It might have
 14 been shortly after I moved to Heathfield. I think
 15 Marnie wanted me to have somebody, you know, that
 16 I could have a relationship with, a friendship, somebody
 17 that I could talk to. I don't exactly remember when.
 18 Q. Do you know whether this person had had foster children
 19 before?
 20 A. Yes.
 21 Q. She had?
 22 A. She had, yes.
 23 Q. You say she had sons as well who were lovely. Just
 24 generally what was your relationship like with this
 25 person?

1 A. Very good.
 2 Q. And how long did you stay with her?
 3 A. I lived in -- I moved in the house on Christmas Eve and
 4 the following Christmas they were moving house to
 5 a bigger house and I was in a stable relationship with
 6 my boyfriend and we wanted to move in together, so
 7 I moved out just before Christmas the following year.
 8 Q. And is this somebody you still keep in contact with in
 9 any way?
 10 A. Yes.
 11 Q. And overall do you think she had a beneficial effect on
 12 you at that time?
 13 A. Definitely.
 14 Q. Was it during the course of the time with her that you
 15 left school?
 16 A. Yes.
 17 Q. And did you leave school with any qualifications?
 18 A. Yes, I left with GCSEs.
 19 Q. And did you start work then quite soon after that once
 20 you had moved out?
 21 A. Yes, a week after I left school I started a job.
 22 Q. And as far as your work is concerned -- we don't need to
 23 find out about the type of work you are doing, but have
 24 you generally remained in work --
 25 A. Yes.

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1 Q. -- since you left her home?
 2 A. Yes.
 3 Q. You then talk about the change of plea of Mr Hughes in
 4 paragraph 61, when faced with additional evidence from
 5 other witnesses, and you say that you were very pleased
 6 that you didn't have to give evidence at court. So in
 7 terms of the sentencing and you finding out about what
 8 had happened, were you still in touch with the police at
 9 that time?
 10 A. No. It was Marnie that kept me informed of what was
 11 happening. The police didn't make contact.
 12 Q. And did you know in advance when he was going to be
 13 sentenced?
 14 A. Yes.
 15 Q. And you say that you were visiting someone and she told
 16 you that he was on the news and you came down to watch.
 17 Was that the local news that you were watching?
 18 A. Yes.
 19 Q. And how did it make you feel to see that on television?
 20 A. I mean I remember thinking at the time that wasn't very
 21 long for him to get, but I guess it was an element of
 22 closure, you know, he had finally been punished.
 23 Q. Just in terms of the sentence, if we could have on
 24 screen, please, WD89 {WD000089}. This is a document
 25 dated 9 October 1989, the Attorney General v Leslie

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1 Francis Hughes, and it is the sentencing remarks of the
 2 court. If we could go over the page, please, and just
 3 at the bottom of the page, just for the record, to
 4 clarify the length of the sentence, it says this:
 5 "Having regard to the age of your client and to your
 6 submissions, Mr Le Cornu, we feel able to make a slight
 7 reduction in the conclusions. Therefore, Hughes, you
 8 are sentenced on count 1 to eighteen months'
 9 imprisonment; count 2 to eighteen months' imprisonment;
 10 count 3 to eighteen months' imprisonment, concurrent
 11 with each other; on counts 4 and 5 to eighteen months'
 12 imprisonment, concurrent with each other, but
 13 consecutive to the sentences imposed on counts 1, 2
 14 and 3, making a total of three years' imprisonment."
 15 You mentioned in your statement him going to prison
 16 for two and a half years. Did you understand him to
 17 have actually served a sentence of two and a half years?
 18 A. Yes, that's what I thought his overall sentence was when
 19 he left.
 20 Q. After he came out of prison did you ever see him after
 21 that?
 22 A. I would see him from time to time out and about.
 23 Q. And did he remain in Jersey, as far as you are aware?
 24 A. Yes.
 25 Q. And are you aware of his whereabouts to date?

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1 A. He died about a year ago.
 2 Q. And tell us how did you come to find out that he had
 3 died?
 4 A. It was a notice in the back of the local paper. It was
 5 the death notice.
 6 Q. And did that give the full name and details of
 7 Mr Hughes?
 8 A. Yes.
 9 Q. Thank you. Could we go back to your statement, please,
 10 at paragraph 64 {WS000011/15}. From 64 onwards you
 11 deal with reflections on your experience and you say you
 12 have been asked in what ways you think things should
 13 have been better and one of the first issues you raise
 14 is why you were not considered for fostering between the
 15 ages of 5 and 15. You say:
 16 "I know that my mum had refused to sign papers
 17 allowing me to be adopted, and my dad wasn't around so
 18 he couldn't sign."
 19 Was that something that the Children's Office told
 20 you?
 21 A. Yes.
 22 Q. And you say that:
 23 "That meant that I could not be considered for
 24 adoption, but it would not have prevented me being
 25 fostered."

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1 Is that something that you continue to believe, that
 2 fostering should have been more actively considered in
 3 your circumstances?
 4 A. Yes, yes.
 5 Q. You then talk about the disclosure of abuse, which we
 6 have discussed, and then if we could go over the page,
 7 please, you then talk about more recent events.
 8 Just help the Panel with this: looking back at the
 9 events of those years, what do you think should have
 10 been done differently, either at the home, or by the
 11 Children's Services?
 12 A. Obviously because of my situation I was in contact with
 13 a lot of professional people, be it whether it was Child
 14 Care Officers, even the school psychologist who came to
 15 see me. I look back now and I think -- I look at my
 16 behaviour and how I acted and I just question why people
 17 didn't question why my behaviour was like that. You
 18 know, I know ultimately I have to take responsibility
 19 for not speaking out sooner, but if I reflect back on
 20 that I think questions should have been asked. I get
 21 the distinct impression from speaking to X residents at
 22 the home that his behaviour was always questionable,
 23 there was always rumours about it but nobody did
 24 anything.
 25 Q. Was that rumours amongst the children?

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1 A. Yes.
 2 Q. When you said a moment ago that you felt that things
 3 should have been done, was that at the schools you
 4 attended as well as --
 5 A. Yes.
 6 Q. -- the Children's Services?
 7 A. Yes.
 8 Q. What do you think the schools perhaps could have done
 9 differently?
 10 A. You know, I suppose now schools and teachers and
 11 teaching professionals are trained to pick up certain
 12 behaviour and certain things with children and quite
 13 often they can identify issues at home. I think back in
 14 those days perhaps there wasn't that same involvement.
 15 I think the school just thought I was badly behaved and
 16 naughty, but didn't actually question what the trigger
 17 for that was.
 18 Q. And then finally you talk in the final part of your
 19 statement about recent events and deciding to go through
 20 the Redress Scheme. Did you have hesitations about
 21 starting that process?
 22 A. Yes.
 23 Q. And you say that:
 24 "In the end I decided to go through the Redress
 25 Scheme. It took about three years, and opened a lot of

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1 wounds. There are a lot of things I'd forgotten and
 2 buried."
 3 You then talk about this Inquiry. Why do you feel
 4 that you came forward to give your evidence to
 5 the Inquiry?
 6 A. I think if the States of Jersey is making the effort to
 7 run an Inquiry it is only going to be successful if
 8 people come forward and give evidence. Um ...
 9 THE CHAIR: Just take your time.
 10 A. I don't want other children in care going through what
 11 I did. What I went through wasn't isolated. It has to
 12 be prevented from happening again and if something like
 13 this can identify where things have gone wrong and
 14 improve it for people, then I think that's important.
 15 MS JERRAM: Miss D, those are all the questions I have.
 16 Thank you very much. I am just going to ask the Panel
 17 if they have any questions for you. Are you able to
 18 carry on?
 19 A. Yes, I'm fine.
 20 THE CHAIR: I was just going to ask the very same question,
 21 because it is 1 o'clock, if you want a break now and
 22 some refreshments, by all means, but I think there are
 23 just a few questions from the Panel; would you prefer to
 24 continue?
 25 A. Yes, that's fine.

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1 THE CHAIR: Are you quite comfortable to continue?
 2 A. Yes.
 3 Questions from THE PANEL
 4 THE CHAIR: Let me start with just two areas: the first is
 5 can I just take you back to that day you were in the
 6 waiting room at the Parish Hall at St Aubin waiting to
 7 go in; who was with you?
 8 A. I don't recall whether it was my Child Care Officer or
 9 the house parents. I don't recall who it was.
 10 THE CHAIR: But there was somebody with you?
 11 A. Yes.
 12 THE CHAIR: And somebody that accompanied you into the
 13 hearing?
 14 A. Yes.
 15 THE CHAIR: The only other matter is this: there came a time
 16 when, as you have explained to us, you were able to tell
 17 Marnie about what had happened to you as a child and, as
 18 you have set out in your statement and told us today,
 19 very shortly thereafter you were interviewed by the
 20 police and one of the questions you said that was asked
 21 of you was whether anything had happened in the loft.
 22 A. Mmm.
 23 THE CHAIR: Had you mentioned the loft at any stage to
 24 anybody?
 25 A. No, I don't have any recollection of anything ever

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1 happening in the loft, so I wouldn't have mentioned it.
2 THE CHAIR: Those are the only questions I have.
3 Miss Leslie?
4 MS LESLIE: I just have one question, Miss D. You talked
5 about the importance of professionals looking at
6 children's patterns of behaviour and thereby identifying
7 that there may be problems that should be explored. Do
8 you have any recollections of any case conference or
9 review meetings where professionals came together with
10 you to talk about your progress and to explore with you
11 how you were progressing and how you were feeling about
12 things?
13 A. No, I only ever recall having conversations with my
14 Child Care Officer at the time who would do that on
15 a one-on-one basis, or the psychologist, which was one
16 one-to-one.
17 MS LESLIE: Thank you very much.
18 THE CHAIR: Professor Cameron.
19 PROFESSOR CAMERON: Miss D, just a couple of things. You
20 described the layout of Clos de Sables for us. Was
21 there anywhere in there that was like an office? Was
22 there anywhere that you would have known of that files
23 were kept?
24 A. No, not that I'm aware of.
25 PROFESSOR CAMERON: When staff member 1 was off ill for

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1 a length of time was Mr Hughes the only member of staff
2 who was on duty?
3 A. There would always be one member of staff on duty at
4 a time, so he would be there on his own. Occasionally
5 they would double up, depending on what activity there
6 was, but overnight there would be only one member of
7 staff, so he would have been there on his own.
8 PROFESSOR CAMERON: Thank you. Just finally right at the
9 beginning you told us about when you left care, going to
10 the Social Services office and being given your file.
11 Did anybody sit down with you to go through the file
12 with you?
13 A. No, I was left in a room on my own to go through it.
14 PROFESSOR CAMERON: Were you offered the opportunity to talk
15 to anybody about anything you found in the file?
16 A. I think Marnie might have said to me afterwards "Do you
17 have any questions?", but my only question was if it is
18 my file and I'm leaving care why couldn't I take the
19 whole thing, but she said they had to keep records.
20 PROFESSOR CAMERON: Thank you very much.
21 THE CHAIR: Ms Jerram, are there any questions arising from
22 that?
23 MS JERRAM: No, thank you.
24 THE CHAIR: Miss D, as you have said, you came forward to
25 assist this Inquiry because you felt it was important

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1 for the protection of children in the future. May we
2 thank you for your contribution to this Inquiry.
3 Just pausing there so that the chamber can be
4 cleared.
5 Can I just say, Advocate Lacey, I'm aware that
6 a meeting is about to be arranged at the beginning of
7 next week. I don't know if the date and time has been
8 finalised.
9 ADVOCATE LACEY: This is with the solicitors?
10 THE CHAIR: Yes, with the solicitors.
11 ADVOCATE LACEY: Yes, it has been arranged.
12 THE CHAIR: Excellent, thank you very much.
13 With that, Ms Jerram, unless there are any other
14 matters we will now rise and allow the chamber to be
15 cleared.
16 (1.05 pm)
17 (The Inquiry adjourned until 10.00 am on Tuesday, 7 October
18 2014)
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