



Update

Please see our other easy read information if you want to know more about the Inquiry.

Sharing information safely



All **Core Participants** will be able to see written evidence. Some of this evidence needs to be kept private and safe.

A **Core Participant** is a person or organisation who has a big role to play in what the Inquiry is about.

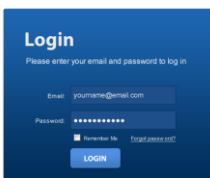
Evidence is anything that you see, experience, read or are told. It helps us find out what happened.



Core Participants will not see evidence if the Chair says no. He may do this to stop people knowing

- who gave the evidence or
- who the evidence is about.

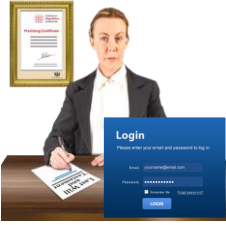
This is called a **restriction order**.



Core Participants will get written evidence using the Box Document system. This uses their email address to log-in online with a password.



Before you can get written evidence you must sign a **confidentiality undertaking**. This is an agreement not to share the evidence.



Lawyers involved in the Inquiry will also need to sign a confidentiality undertaking.

They will also use an email log-in online and password to get written evidence.



Core Participants can only talk about evidence with their lawyers.



No one is allowed to share evidence with anyone else in anyway.



All written information will have a faint mark that shows which person got it.



Lawyers can download and print written evidence.

Everyone else must see the written evidence online.



If you cannot get evidence online you can read the information

- with your lawyer or
- someone from the Inquiry team.



If you share any evidence you may be

- taken to court or
- stopped from seeing documents or
- stopped from being a Core Participant.