



UNRESTRICTED

Yvonne Pears.

mailto:request-94244-d9xxxxxx@xxxxxxxxxxxxxxx.xxx

Our ref: 20035126
20 December 2011

Customer & Workforce Services Directorate

Bev Messinger
Director of Customer and Workforce
Services
Council House
Earl Street
Coventry
CV1 5RR

Please contact Iain Harrison
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iain.harrison@coventry.gov.uk

Freedom of Information Act 2000

Dear Ms Pears

The Council has received the following request from you and will be considering it under the provisions of the Freedom of Information Act 2000 ("The Act").

Can you explain your Accounting and Auditing procedures, due to the FACT that under NO circumstances can they comply with Law/Legislation/Computer Licencing Regulations/Insurance and more. Your Records PROVE that under the Remit below, that your Records give rise to Claims, Financially and Criminally.

1) Your OWN records PROVE that you obtain FULL Council Tax from the public, whilst within the same Council Tax period, YOUR records cannot make sense. How can you have, for example, records which contradict themselves, where YOU say;

*A) They are LIVING with a PARTNER,
AND at the same time,
You apply for and use, a Signed Warrant from a Magistrates Court Judge, to Search For And Remove Patient under the Mental health Act, whom IS LIVING ALONE and UNEMPLOYED.
AND at the same time,
You SUMMONS THEM for Council Tax, before the Court.
AND at the same time
You place them on the <Coventry City Council> Finance Office Register as HAVING A CARER.
AND at the same time,*

*You threaten PRISON for having a PARTNER, WHOM your OWN RECORDS PROVE, live at a Separate Address.
AND at the same time,
You Demand answers about other peoples Personal Finances and Personal Details, which is attempting to force people to breach the DATA PROTECTION ACT and COMMIT CRIMINAL OFFENCES.
You send a Council Tax bill which differs from the FIRST BILL, which you CANNOT explain and REFUSE to explain.
Does the ABOVE come under the COMPUTER MISUSE ACT, CONTEMPT OF COURT, EMBEZZLEMENT, INSURANCE FRAUD, FRAUDULENT AUDITING AND ACCOUNTING, inter alia ?.*

The Council does not have sufficient information for this to be a valid request under the Act. Section 8 of the Freedom of Information Act 2000 states that to be valid, a request for information must be:

- In writing;
- State the name of the applicant and an address for correspondence; and
- Describe the information requested.

While you have met the first 2 criteria, rather than requesting information, you are requesting that the Council provides you with an opinion or view regarding a variety of situations that may or may not relate to you or other individuals.

In order to process your request, the Council therefore asks that if you are requesting personal information about yourself, that you complete the subject access forms previously supplied to you by the Council and give us specific dates, times and cases, along with proof of your identity and payment of the requested £10 fee for us to respond accordingly. I have attached another copy of the relevant form to assist you in doing this.

In the event that you are requesting information regarding third parties (other individuals and situations) please provide us with dates, times and specific cases and also provide us with evidence of your authority to act on behalf of those individuals, such as a signed original letter of authority from them.

The Council would also advise you that it has considered all your requests made to the Council since September 2011 as a whole, under **Section 14 (1)** of the Act.

To explain further, the Council has a right to refuse a request if it is judged to be vexatious.

The Council considers here that your requests would impose a significant burden, have the effect of harassing the Council, have no serious purpose or could otherwise be characterized as obsessive or manifestly unreasonable.

On this occasion, the Council judges the requests you have made to be harassing, obsessive and manifestly unreasonable and that they meet the above criteria.

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In reaching this decision, the Council has also taken into consideration the number and nature of your previous requests and correspondence on this and related matters.

The Council advises therefore that unless you can comply with the above-stated (and previously-stated) provisions, it will not respond to this or any further requests for information made or correspondence from you on this and related subjects or themes.

You have a right to make representations about the outcome or handling of your request – in the first instance this must be made in writing within 40 working days of the date of this letter, to the Council's Information Governance Team at:

Information Governance Team
Council House, Basement Room 5
Earl Street, Coventry.
CV1 5RR
infogov@coventry.gov.uk

Please be advised that if you are still dissatisfied, you have the right to apply directly to the Information Commissioner for a decision. The Information Commissioner can be contacted at:

Information Commissioner's Office
Wycliffe House
Water Lane
Wilmslow
Cheshire
SK9 5AF

Yours sincerely

Iain Harrison

Information Governance Officer

Enclosures: DPA SAR request form