

Our Ref: 0613.2017-18

Your Ref:

Date: 14 September 2017

OBKSHISK OF TO

Civil Disclosure
Joint Corporate Legal Services

Gerry Hannah request-420087-e88cc8eb@whatdotheyknow.com

Dear Gerry Hannah,

FREEDOM OF INFORMATION REQUEST REFERENCE NO: 613.2017-18

I write in connection with your request for information which was received by North Yorkshire Police on 12 September 2017. I note you seek access to the following information:

- 1) What assurances can you give children that Police will not take their parents away?
- 2) How many Domestic Violence incidents did Police respond to last Year?
- 3) How many convictions of Female D.V. offenders?

Extent of Searches to Locate Information

Following receipt of your request searches were conducted within North Yorkshire Police to locate relevant information.

Decision

I am not obliged to provide you with a response to your request pursuant to Section 12(1) of the Freedom of Information Act 2000 (the Act). Please note that when one part of your request falls under Section 12, we are not obliged to review the rest of the questions and the whole request is therefore exempt.

Section 12(1) applies to your request as the cost of complying with your request is above the amount to which we are legally required to respond i.e. the cost of identifying and retrieving any relevant information exceeds the 'appropriate level' as stated in the Freedom of Information (Appropriate Limit and Fees) Regulations 2004.

Our information retrieval process generally relies on a computer ran report which captures any information recorded upon the surface of a record or within specified fields. Where relevant information is held deeper in the record, or outside of a specified field, a manual assessment is usually required to retrieve that information.

3) Court results e.g. guilty convictions are not easily retrievable, nor can a computer ran report access this type of information. In order for us to determine court results we would be required to manually access each incident and case files associated with it or cross reference each incident resulting in a police charge, against the Police National Computer (PNC). There would be a large amount of





domestic incidents containing a female offender recorded per year. This process would take in excess of the appropriate time/cost limit as stated within the freedom of information act regulations.

Advice – We are able to report upon the offence disposal type i.e. charge, caution or community resolution.

Pursuant to Section 17(5) of the Freedom of Information Act this letter acts as a Refusal Notice.

Pursuant to Section 16 of the Act I am required to offer you advice and assistance with regarding to refining your request to within the 'appropriate limit' (time/cost limit). As such, please find my advice for question 3 above. I can also advise the following;

- 1) FOI applies to recorded information held by the public authority. North Yorkshire Police are not required to create information in order to answer a request. There is unlikely a record held detailing 'assurances given to children that Police will not take their parents away'.
- 2) We are able to report upon the number of domestic violence incidents by year.

If you wish to discuss this please do not hesitate to contact me.

Please note that systems used for recording information are not generic, nor are the procedures used locally in capturing the data. It should be noted therefore that this force's response to your questions should not be used for comparison purposes with any other responses you may receive.

Complaint Rights

Your attention is drawn to the attached sheet which details your right of complaint.

If you have any queries concerning this request, please contact me quoting the reference number above.

Yours sincerely

Robert Bates Legal Officer (Civil Disclosure) Joint Corporate Legal Services Enc

COMPLAINT RIGHTS

Are you unhappy with how your request has been handled or do you think the decision is incorrect?

You have the right to require the North Yorkshire Police to review their decision.

Prior to lodging a formal complaint you are welcome and encouraged to discuss the decision with the case officer that dealt with your request.

Ask to have the decision looked at again -

The quickest and easiest way to have the decision looked at again is to telephone the case officer that is nominated at the end of your decision letter.

That person will be able to discuss the decision, explain any issues and assist with any problems.

Complaint

If you are dissatisfied with the handling procedures or the decision of the North Yorkshire Police made under the Freedom of Information Act 2000 (the Act) regarding access to information you can lodge a complaint with the North Yorkshire Police to have the decision reviewed. North Yorkshire Police must be notified of your intention to complain within 2 months of the date of its response to your Freedom of Information request. Complaints should be made in writing and addressed to:

Force Solicitor and Head of Legal Services North Yorkshire Police Alverton Court Crosby Road Northallerton North Yorkshire DL6 1BF

In all possible circumstances the North Yorkshire Police will aim to respond to your complaint as soon as practicable but within 20 working days.

The Information Commissioner

After lodging a complaint with North Yorkshire Police if you are still dissatisfied with the decision you may make application to the Information Commissioner for a decision on whether the request for information has been dealt with in accordance with the requirements of the Act.

For information on how to make application to the Information Commissioner please visit their website at https://ico.org.uk. Alternatively, phone: 0303 123 1113 or write to:

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