

MRS YVONNE HOBBS 33 LEA CLOSE BROUGHTON ASTLEY LEICESTER

LE9 6NW

Nottinghamshire Police Vehicle Recovery
Scheme
Sherwood Lodge
Arnold
NG5 8PP

Tel: 101

Email: vrs@nottinghamshire.pnn.police.uk

SECTION 165 OF THE ROAD TRAFFIC ACT 1988 NOTICE OF SEIZURE OF VEHICLE

Motor Vehicle FORD FOCUS Registered Number FM62AUA EID No 64208

You are shown as the last known keeper of the above vehicle that has been seized in accordance with Section 165 Road Traffic Act 1988, having been driven or ridden on a road and the police have reasonable grounds for believing that it was driven without a valid certificate of insurance and/or a driving licence for the class of vehicle.

The vehicle was seized on 28/12/2023 from DMWO A46 KINOULTON

In order to reclaim your vehicle you must

A) produce a valid certificate of insurance, test certificate and driving licence covering the use of the vehicle together with proof of your identity and ownership of the vehicle (V5/receipt) at Newark/Worksop/Mansfield/Central/Carlton/Radford Road Police Station Monday – Friday between 9am and 4.30pm only.

B) take this form and ALL of the above documents to the nominated recovery operator WITHIN 14 DAYS OF THE DATE OF THIS LETTER and

C) pay all charges in relation to the removal and storage outstanding.

The vehicle is now stored at JACKSONS RECOVERY LTD., DALESIDE ROAD COLWICK NOTTINGHAM NG2 4DH 0115 9859727

A recovery charge and storage charge will be due and must be paid prior to the release of the vehicle. These charges are determined by The Removal, Storage and Disposal of Motor Vehicles (Amendment) Regulations 2023 and will be clearly displayed at the duty garage.

On behalf of Nottinghamshire Police

PLEASE READ OVERLEAF

Claiming vehicles: PLEASE READ CAREFULLY

"Ownership" means the owner of the vehicle at the time of the seizure. Possession of the V5 Registration Document does not mean that the named person is the owner of the vehicle, it could be on a lease/hire agreement or on hire purchase agreement in which case the relevant finance company actually own title of the vehicle. At the time of seizure the duty garage will carry out a check on the HPi Crushwatch Scheme and this will automatically notify the relevant finance company of its seizure and they may elect to repossess the vehicle

Whilst the vehicle is in the care and control of Nottinghamshire Police we take temporary ownership of the vehicle and as such the seized vehicle cannot be sold onto a third party. Any 'promise of sale' can only be completed once the vehicle has been released from our care and control.

Any persons reclaiming a vehicle will be required to provide documentary proof of ownership, this either being a V5C Registration Document or a new keeper slip together with verifiable paperwork, i.e. a printed bill of sale from a reputable car dealership. Any person, claiming to be the new owner, who only can only produce a V5C registration document in the previous owners name or only the new keeper slip part of the V5C will be required to complete a form V62 as part of the release procedure. This will not apply to a bona fide motor dealer who are producing a traders insurance policy as outlined below

The owner or keeper may authorise a third party to collect the vehicle on their behalf by providing a written letter of authority along with the V5C Registration Document but the below requirements will still apply.

Driving Licence

A valid driving licence is one that complies with Section 88 of the Road Traffic Act 1988 and in the case of a photo card style licence all parts will be required to be examined. Where the person reclaiming the vehicle is a provisional licence holder they must be in possession of 'L' plates and accompanied by a suitably qualified full licence holder who must also produce their driving licence (all parts) for verification. An International Driving Permit is NOT a driving licence and must be produced alongside the driving licence that it relates to as well as the passport of the licence holder to prove date of entry into the UK.

Insurance Certificate

Any insurance certificate produced must relate to the seized vehicle and be valid for a minimum of 28 days to be acceptable. Any less will be construed to be a 'statement of intent' not to obtain further insurance cover. The person reclaiming the vehicle must be named on this certificate.

Third party extensions on fully comprehensive policies will not be accepted to reclaim seized vehicles.

Traders or Open Insurance Policies

Where a motor trader is wishing to reclaim the vehicle using an open trader insurance policy then the following will need to be complied with before it is accepted;

a) the vehicle and/or the driver is listed on the policy at the time of production.

b) where the driver is an alleged employee and is driving a customer's vehicle then the motor trader will need to produce audited accounts and PAYE returns to substantiate the fact that the driver was employed by the motor trader at the time of seizure. NB Open trader insurance policies will not normally cover employees to drive their own vehicles.

c) the motor trader, be they full time or part time, <u>MUST</u> produce Stock Books, together with VAT registration and VAT returns as required under the Vehicle Crime Act 2000 to prove they owned the car at time of SEIZURE.

These are legal requirements and are NON NEGOTIABLE

Collection by low loader or other means is permitted but ONLY after all the required documents have been produced and validated

If it transpires that the documents were legal and afforded cover to the driver at the time of seizure and the vehicle should not have been seized the authorised staff member shall instruct the duty garage to release the vehicle free of charge.

If it transpires that the vehicle was seized as the insurance company had entered the details incorrectly on the Motor Insurers Database then they have not complied with their contractual obligations or the requirements of the Data Protection Act and the owner is liable to pay the charges and reclaim from their insurance company

Unregistered vehicles

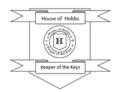
In order to recover unregistered vehicles you must still produce documentation for its legal use on a road. In order to obtain insurance the vehicle will need to be made road legal, submitted for an MOT test and then registered with DVLA and you will need to make arrangements with the duty garage for this work to be done should you wish to reclaim the vehicle

If you make a false statement to an Insurance Company to gain insurance, including failing to advise them that the vehicle has been seized for being used without correct documentation, you commit a serious offence.

If you state you were the vehicle's keeper and lent the vehicle to a friend who was then stopped without a licence/insurance, you will be prosecuted for illegally permitting use of the car; a Court can put points on <u>your</u> licence for this.

PLEASE ENSURE YOU HAVE THE CORRECT DOCUMENTATION BEFORE YOU ATTEND THE POLICE STATION. IF YOUR DOCUMENTS ARE INCORRECT YOU WILL **NOT** BE ALLOWED TO COLLECT A VEHICLE.

If you are unsure about what you need to produce, please ring 0300 300 9999 and ask to speak to the Reception staff at the Police Station you wish to produce your documents at or to the Force Vehicle Recovery Manager



Baroness.oftheHouseof+Hobbs_850_OP4201@gmail.com 24 February 2024

To: MR CHRIS HAWARD (CLAIMANT) in the position of CHIEF OFFICER for LINCOLNSHIRE POLICE, FORCE Corporation/State Deepdale Lane, Nettleham [LN2 2LT]

 $MR\ CHRIS\ HAWARD\ c/o\} Chris. Haward@lincs.pnn.police.uk\ ,\ chief.constable@lincs.pnn.police.uk\ ,\ media@lincs.police.uk\ ,\ lincolnshire-pcc@lincs.police.uk\ ,\ TPU@lincs.police.uk\ ,\ chris.philp.mp@parliament.uk\ ,\ define the constable of the constable$

Your Ref} Statutes exemptions; And Authority to in terrorem issue threats, do harm, trespass upon property and Prosecute

Our Ref} HOH—CHRIS HAWARD LINCOLNSHIRE POLICE, FORCE CHIEF OFFICER [Sub office of HMGOV]—HOHO850— GDPR - DPA 2018 Subject Access Request

Dear MR CHRIS HAWARD,

We present our wish to a further 'Subject Access Request' based on claim of IN TERROREM TRESPASS AND PROPERTY HARM ON 28DEC23 BY DOZENS OF UNIDENTIFIED OFFICERS, for a hard copy of information that you hold and have held about us to which we are entitled under the General Data Protection Regulation 2018.

You can identify *our* records using the following information though procured without our authority or permission:
Full name}MRS YVONNE HOBBS Address} 33 LEA CLOSE County Palatine of Leicestershire [LE9 6NW] FM62 AUA

Please supply us the data about us that we are entitled to under the data protection law including}

Confirmation that you are/have been processing our personal data;

A copy of our personal data you do hold/have held;

The purposes of your processing:

The categories of personal data concerned;

The recipients or categories of recipient you disclose our personal data to;

Your retention period for storing my personal data or, where this is not possible, your criteria for determining how long you will store it;

Confirmation of the existence of our right to request rectification, erasure or restriction or to object to such processing;

Confirmation of our right to lodge a complaint with the ICO or another supervisory authority;

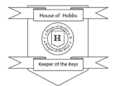
Information about the source of the data, where it was not obtained directly from us;

The existence of any automated decision-making (including profiling); and

The safeguards you provide if you transfer our personal data to a third country or international organisation.

Please supply complete instrument and financial transactions, including Incorporation and Articles instruments showing trading as a commercial company'; Contract as sub-office of HM Government; Contract with 64.1m people shewing you have their consent per your claims of "Policing by consent"; On book and 'off book' accounting shewing funding from those outside of the corporation and HMGovernment: And the financial instruments which show how Lincolnshire police, force corps is funded; Contract instrument(s) for the transfer of our treasure to your corporation via HM Government; Instrument showing exemption from placing in public purview those working within Lincolnshire police, force within any capacity HM Government a; Any and all instruments including contracts entered in to-including, for instance, those such as with United Kingdom Government Investments [UKGI] including in the Registration numbers and identifiers, the MID, Insurance Companies, DVLA, Vehicle Snatching corporations including Lincolnshire police, force, Nottinghamshire police, force and Jackson's Recovery; And any collateral contracts; And any and all obligations, agreements including Power of Attorney [PoA] over Us, our property real, tangible, intangible and our incorporeal property; And those contracts/collateral contracts/agreements granting PoA to trespass upon our property to cause harm and loss; And accounting for any consideration we receive from such non-consensual contracts; And copy of instruments shewing all databases and to whom and when they are distributed; Instruments of any and all subsidiary corporations/bodies under the control of HM Government including sub office Lincolnshire Police to include their purpose and shareholder/trusts/directors/members; Instrument of shareholding with HM Government; List of Seal'd instruments and facsimiles; And Instrument of contract / collateral contract / agreements for force and corporate officers; Instrument of authority granting Lincolnshire police, force PoA to act to 'give cautions', conduct interview and conduct privately prosecute including thro the non disclosure/concealment of evidence by Lincolnshire unidentified force officesr; Instrument of exemption from the 1677 Statutes of Fraud Act; Instrument and accounting for Lincolnshire police, force private prosecutions showing funding and exemption from Disclosure Act and/or PoA of concealment /omissions '; Instruments showing accounting for lawyers and all associated with Magistrates court; PoA to incarcerate our corporeal property and refusal of release and solicitors; Financial instruments including Bills for treasure taken; Financial instruments including Bills for treasure taken for the funding of Office of Chief Officer of Lincolnshire police, force; Contract /collateral contract/agreements showing any Lincolnshire police, force bonus for prosecutions; Financial and any Instrument showing that the court, Lincolnshire police, force officer, counsel engaged and any other costs involved in the fraudulent prosecutions of any—including under Road Traffic Act- were not "contrary to the rule of law, ... indirectly subjected to part of the expense of the prosecution"

Traffic Act- were not "contrary to the rule of law, ... indirectly subjected to part of the expense of the prosecution" thro the failure to immediately redress the fraud, returning the victim to the position prior to the fraudulent prosecution, and the prosecution costs 'paid' via HM Government thro the collection of our treasure and the treasure of those Lincolnshire police, force captured; Instruments shewing and process decisions of "prosecution of those



victims Lincolnshire police, force in terrorem captured Section 171 officer within Lincolnshire police, force.

and caused harm and loss; The name and contact details fr the

Please provide the mapping management process involved in the data usage;

Include the regulatory compliance process used to ensure sufficient governance is in place; include your exemptions from Statutes/Acts
Include the same for any third parties you provide/ have provided access to our data; Include what your legal reason for holding such data, and any data
you do not/did not have a legal reason to hold, Please delete and provide necessary regulatory requirements to evidence the deletion of said data.

We look forward to receiving your response within one calendar month, per the General Data Protection Regulation. We also note that as we fund Lincolnshire police, force and, without our consent Lincolnshire police, force [unless provided as part of this SAR] receive consideration of our treasure, we require this information for our records. If you do not normally deal with these requests, please pass this letter to your Data Protection Officer, or relevant staff member.

We await your response. Silence creates a tacit and binding agreement through acquiescence. No Assured Value. No Liability. No Errors and Omissions Accepted. Without ill will or vexation

For and on behalf of the Principal legal embodiment by the title of MRS YVONNE HOBBS.

For and on behalf of the Attorney General of the House of Hobbs.

For and on behalf of Baroness Baroness Yvonne of the House of Hobbs.

* Proof of ID commensurate with the data 'property' freely given by Yvonne: Hobbs can be made available upon proof the alleged agreement exists and no material facts have been concealed in its procuration

