



Norfolk Constabulary

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Dear

Freedom of Information Request Reference N^o: FOI 000374/16

I write in connection with your request for information received by the Norfolk Constabulary on the 25th January 2016 in which you sought access to the following information:

Could I please receive details of every Sexual Risk order application made to a court since 2013.

Could these please provide details of:

- 1 The reasons the application was made
- 2 The restrictions on the individual applied for by police
- 3 If the order was granted by magistrates
- 4 If the order granted by the court included any amendments to the police application
- 5 Whether the individual had been convicted of a sexual offence at the time of the application.

Norfolk Constabulary holds information relevant to your request.

Response to your Request

Norfolk Constabulary has located the following information as relevant to your request.

As at the date of your request, the Constabulary has applied for one Sexual Risk Order.

- Q1 The following reason has been extracted from the Order:-
Norfolk Constabulary believes that a Sexual Risk Order is a necessary and proportionate order to obtain to prevent the defendant from offending and causing such sexual harm to children or the public as a whole.
- Q2 The Defendant is prohibited from:-
- 1 Having any unsupervised contact of any kind with anyone under the age of 16 years, other than
 - a. Such as inadvertent and not reasonably avoidable in the course of lawful daily life, or
 - b. With the consent of the child's parent or guardian, who has knowledge of the Sexual Risk Order and the consent of the relevant party has been confirmed by Police or Children's Services prior to supervised contact.
 - 2 Using the internet or phone to contact or attempt to contact anyone known or believed to be under 16 years of age unless this is with the consent of the child's parent or

guardian, who has knowledge of his Sexual Risk Order, and this has been confirmed by Police or Children's Services prior to any type of contact.

- 3 Using or possessing any device capable of accessing the internet unless
 - a. It has the capacity to retain and display the history of internet use, and
 - b. He makes the device available on request for inspection by a police officer.
- 4 Deleting such history.
- 5 Concealing, disguising or misinforming the police about any usernames, profile details, email addresses or internet accounts that he holds, whether set up by him or knowingly set up on his behalf.
- 6 Possessing any device capable of storing digital images unless he makes it available on request for inspection by a police officer.
- 7 Owning or using any mobile telecommunications device unless you:
 - a. first inform the Police Public Protection Unit in the area that you reside of the device's make, model, IMEI Number and all other telephone numbers used on this device.
 - b. You make the device available on request for inspection by a Police Officer.
- 8 Participating or being involved in any capacity whatsoever, directly or indirectly, with any school, voluntary group, resident's association or any other public or private organisation, which may at any time include within that organisation participation or attendance by children and young persons under the age of 16 years; unless the organisation consents, they having knowledge of his previous convictions and/or details of his Sexual Risk Order, and this has been confirmed by Police or Children's or Adults Services.

Q3 The Order was granted by a Magistrates Court.

Q4 Yes, the order was amended by agreement between the time of the application and the final order being made by the Court.

Q5 The individual had not been convicted of a sexual offence at the time of the application.

This response will be published on the Norfolk Constabulary's web-site www.norfolk.police.uk under the Freedom of Information pages at [Publication Scheme - Disclosure Logs](#).

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