| Police Scotland logo | Freedom of Information ResponseOur reference: FOI 23-0953Responded to: 03 May 2023 |
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Your recent request for information is replicated below, together with our response.

**Under the Freedom of Information Act, could you provide me with information on the welfare visit [details provided].
I am particularly interested in who was the lead organisation, the number of Police involved and the number of medical staff including ambulance staff.
I also require to know which medical facility [name redacted] was taken to?
The is some confusion as NHS Grampian claim Inverness and Police Scotland believe Elgin.
Which place of safety was he taken to, and for how long. Was the place of safety an official place of safety as per the NHS Grampian Psychiatric Emergency Plan (PEP.) Did he remain dressed and if naked, for how long. As you both have signed documents regarding data protection, this answer should provide no difficulty.
Was [name redacted] given the unlicensed drug Dihydrocodeine or prescribed Methadone, was it given by a member of Police Scotland staff or NHS Grampian.
Why was [name redacted] talked to Dr Gray’s Hospital at 03:00hrs on the 29/09/22.
Was he Clinical Opiate Sheme (COWS.) tested. Who medically treated him for his documented drugs overdose, who was present at this mental health assessment prior to court.**

Having considered your request in terms of the Freedom of Information (Scotland) Act

2002, I am refusing to confirm or deny whether the information sought exists or is held by

Police Scotland in terms of section 18 of the Act.

Section 18 applies where the following two conditions are met:

- It would be contrary to the public interest to reveal whether the information is held

Whilst we accept that you may have a particular personal interest in being informed as to whether or not the information sought is held, the overwhelming public interest lies in protecting individuals’ right to privacy and the expectation of confidence that the public have in Police Scotland as regards their information.

- If the information was held, it would be exempt from disclosure in terms of one or more of the exemptions set out in sections 28 to 35, 38, 39(1) or 41 of the Act

In this instance, sections 38(1)(b) and 38(1)(2A) of the Act apply insofar as you have requested third party personal data which is exempt from disclosure where it is assessed that disclosure would contravene the data protection principles as defined in the Act.

Sections 34(1)(b) - investigations and 35(1)(a)&(b) - law enforcement would also apply.

If you require any further assistance please contact us quoting the reference above.

You can request a review of this response within the next 40 working days by email or by letter (Information Management - FOI, Police Scotland, Clyde Gateway, 2 French Street, Dalmarnock, G40 4EH). Requests must include the reason for your dissatisfaction.

If you remain dissatisfied following our review response, you can appeal to the Office of the Scottish Information Commissioner (OSIC) within 6 months - [online](http://www.itspublicknowledge.info/Appeal), by email or by letter (OSIC, Kinburn Castle, Doubledykes Road, St Andrews, KY16 9DS).

Following an OSIC appeal, you can appeal to the Court of Session on a point of law only.

This response will be added to our [Disclosure Log](http://www.scotland.police.uk/access-to-information/freedom-of-information/disclosure-log) in seven days' time.

Every effort has been taken to ensure our response is as accessible as possible. If you require this response to be provided in an alternative format, please let us know.