

WILTSHIRE POLICE



XXXXXXXXX
By email

**Force Disclosure Unit
Police Headquarters**
London Road
DEVIZES
Wiltshire
SN10 2DN

Date 19th May 2026

Our Ref FOI 2026-414

Dear XXXXX,

I write in connection with your request for information dated 1st May 2026, concerning drug-facilitated sexual assault (DFSA).

I am required by the Freedom of Information Act 2000 to handle all requests in a manner that is blind as to the identity and motives of the requestor. Any information released as a response to a request is regarded as being published and therefore in the public domain without caveat.

Following receipt of your request, research was conducted by the Business Intelligence department at Wiltshire Police. Your request for information has now been considered and I am **not** obliged to supply the information you have requested.

You wrote:

I am writing to request information under the Freedom of Information Act 2000 regarding drug-facilitated sexual assault (DFSA) committed by an intimate partner for the period 1st January 2015 to 31st December 2025.

1. How many offences were recorded each year (2015–2025) where a victim was allegedly drugged or had a substance administered without their consent by an intimate partner (spouse, cohabiting partner, or boyfriend/girlfriend), and a sexual offence was subsequently committed against them while incapacitated? Please include data regardless of how the investigation originated- whether victim-reported, arising from third parties, device seizures, platform referrals, or where police identified and approached the victim directly.
2. In how many of those cases were there allegations that one or more third parties also committed or attempted to commit a sexual offence against the victim while they were incapacitated? Please include the total number of suspects identified across each case and data for suspects for non-contact offences.
3. Of those recorded offences, how many resulted in:
 - a) arrest of a suspect
 - b) arrest of additional suspects within the same investigation
 - c) a file submitted to the Crown Prosecution Service

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- d) a conviction
 - e) no further action
4. In how many cases was there an allegation or evidence that images or video recordings of the victim were made without their consent during the offence?
 5. Of the cases in question 4, in how many was there an allegation or evidence that such material was shared with third parties via: (a) adult or pornographic websites; (b) encrypted or private messaging platforms; (c) file-sharing platforms? Please provide a count for each category where recorded (note: I am not requesting a breakdown by individual platform name, only by category, to assist with proportionality).
 6. This final question is not limited to cases involving an intimate partner. How many recorded offences or investigations between 2015 and 2025 have featured suspected DFSA where video or imagery of the victim being sexually assaulted whilst in a state of incapacitation was subsequently posted on: (a) adult or pornographic websites; (b) encrypted or private messaging platforms; (c) file-sharing platforms? Please provide a count for each category where recorded. Please include data regardless of how the investigation originated- whether victim-reported, arising from third parties, device seizures, platform referrals, or where police identified and approached the victim directly.

Our response:

Section 1 of the Freedom of Information Act 2000 (FOIA) places two duties on public authorities. Unless exemptions apply, the first duty at s1(1)(a) is to confirm or deny whether the information specified in a request is held. The second duty at s1(1)(b) is to disclose information that has been confirmed as being held.

Whilst I can confirm Wiltshire Police do hold the requested information, section 12(1) of the FOIA states:-

Section 1(1) does not oblige a public authority to comply with a request for information if the authority estimates that the cost of complying with the request would exceed the appropriate limit.

The information you are requesting - namely in relation to questions 3(c), 4, 5 and 6 - is not stored in a way which permits for easy retrieval. The only way to retrieve the data requested for these questions would be to manually interrogate each occurrence log and accompanying documents. Additionally, the data for question 6 would be based on all Sexual Offence crimes with a Drugs NICL Qualifier, of which there were 755 relevant occurrences. To provide responses for these questions would require manually interrogating 885 occurrences (130 for questions 3(c), 4 and 5 plus 755 for question 6). If 2 minutes were allocated for each record, it would take in excess of 29 hours to complete this task.

Under the circumstances I am absolutely confident that to locate, retrieve and extract the information you seek would by far exceed the time obligations upon this authority to comply, and in so doing would exceed the fees limits. This is set at £450 calculated at a flat rate of £25 per hour for those work activities comprising of confirming the information is held, locating it, retrieving it and extracting it. Therefore the whole of the request should fall under the exemption of section 12 of the Freedom of Information Act 2000.

Please note:

If one part of the request engages a Section 12 response, the whole request will engage a Section 12 response. The reason being is due to the fact that locating, retrieving and extracting any further information would only add to the already exceeded time obligations.

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Forces may use different recording systems, therefore it may be possible some Forces can provide this information where others cannot.

Ordinarily under our Section 16 obligation to provide advice and assistance we would advise you of a way to refine your request to a more manageable level. Due to the difficulties in obtaining the requested information, as outlined above, I cannot think of a way in which this could be achieved.

Although excess cost removes the Forces' obligations under the Freedom of Information Act, as a gesture of goodwill I have supplied information, relative to your request, retrieved or available before it was realised that the fees limit would be exceeded. I trust this is helpful, but it does not affect our legal right to rely on the fees regulations for the remainder of your request. What I can provide you with is documented below:

Please note: The below data is based on all Sexual Offence crimes with a Drugs NICL Qualifier and the Victim Accused Relationship of Spouse/Partner.

1. How many offences were recorded each year (2015–2025) where a victim was allegedly drugged or had a substance administered without their consent by an intimate partner (spouse, cohabiting partner, or boyfriend/girlfriend), and a sexual offence was subsequently committed against them while incapacitated? Please include data regardless of how the investigation originated- whether victim-reported, arising from third parties, device seizures, platform referrals, or where police identified and approached the victim directly.

	Distinct Count of OccNo
2015	3
2016	5
2017	13
2018	15
2019	15
2020	10
2021	16
2022	14
2023	13
2024	14
2025	12
Grand Total	130

2. In how many of those cases were there allegations that one or more third parties also committed or attempted to commit a sexual offence against the victim while they were incapacitated? Please include the total number of suspects identified across each case and data for suspects for non-contact offences.

Each of the above occurrences had no more than 1 suspect

3. Of those recorded offences, how many resulted in:

a) arrest of a suspect

77 occurrences

b) arrest of additional suspects within the same investigation

None - see above

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d) a conviction

Wiltshire Police do not hold conviction data as this is Court data. Therefore, we would suggest contacting HM Courts & Tribunal Service for further assistance.

e) no further action

116 occurrences

Section 17 of the Freedom of Information Act 2000 requires Wiltshire Police, when refusing to provide such information (because the information is exempt) to provide you the applicant with a notice which: (a) states that fact, (b) specifies the exemption in question and (c) states (if that would not otherwise be apparent) why the exemption applies.

The exemption applicable to the information requested is:

Section 12 - Exemption where cost of compliance exceeds appropriate limit

In accordance with section 17 of the Act, this letter represents a Refusal Notice for this particular request.

Please contact me if you would like to discuss the withheld information.

Yours sincerely,

FDU Decision Maker

Wiltshire Police offers a re-examination of your case under its review procedure.



Force Disclosure Unit

Wiltshire Police HQ, London Road, Devizes, Wiltshire SN10 2DN



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Freedom of Information Request Appeals Procedure

1. Who Can Ask for a Review

Any person who has requested information from Wiltshire Police, which has been dealt with under the Freedom of Information Act, is entitled to complain and request an internal review, if they are dissatisfied with the response they received.

2. How to Request a Review

Requests for review of a Freedom of Information request must be made in writing to the:
Force Disclosure Unit
Wiltshire Police Headquarters,
London Road, Devizes,
Wiltshire,
SN10 2DN

Email at disclosure@wiltshire.police.uk.

The reference number, date of the request and details of why the review is being requested must be included. Requests for review should be brought to the attention of the Force Disclosure Unit within 20 working days of the Force's response to the original FoI request.

3. Review Procedure

Receipt of a request for review will be acknowledged in writing to include confirmation of the reasons for the review. The review will be conducted by another Decision Maker, who is independent from the original Decision Maker. The Force Disclosure Unit will set a target date for a response. The response will be made as soon as is practicable with the intention to complete the review within twenty working days. In more complex cases the review may take up to 40 working days.

The Independent Decision Maker will conduct a review of the handling of the request for information and of decisions taken, including decisions taken about where the public interest lies in respect of exempt information where applicable. The review enables a re-evaluation of the case, taking into account the matters raised by the complaint.

4. Conclusion of the Appeal

On completion of the review the Independent Decision Maker will reply to the complainant with the result of the review. If the complainant is still dissatisfied following the review they should contact the Information Commissioner to make an appeal. The Information Commissioner can be contacted via the following details:

Information Commissioner's Office
Wycliffe House
Water Lane
Wilmslow
Cheshire
SK9 5AF
Tel: 01625 545 700
Fax: 01625 524 510
Email: mail@ico.gsi.gov.uk

Please note that the ICO's offices will be closed for the foreseeable future and are therefore unable to receive correspondence via post.

If you should wish to contact them, please visit <https://ico.org.uk/global/contact-us/>

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