

Hossack's relentless request for information as allowed by the Data Protection Act and since the beginning of the year the Freedom of Information Act.

Mr Hossack's complaint is that the disclosure of information about him to Wragge & Co was deliberate. In the sense that somebody must have made the positive decision to telephone them about their enquiry and supply information about Mr Hossack, it must have been deliberate. Instructing Solicitors imagine that if this was put to whoever did make the telephone call, might have said something as innocent as "*Mrs Hossack doesn't receive any benefit but Mr Hossack does*". If that happened and if the mere disclosure that someone actually received a benefit was a breach of the Act surely no damage could have occurred at that stage. However if the conversation then continued with details of Mr Hossack's benefit being given, that does seem to be a breach of the Act for no good reason.

Mr Hossack says he wants to take individuals to court but this does not seem possible under Section 60(1)(a) of the Act.

Mr Hossack wishes to be advised what action he can take to secure compensation for the perceived injustices that he has suffered.

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