



What is required to
get this —
- 2 letters to Sarmotta
- 17 Nov 10
- 16 Dec 10 (returned)
- 20 Jan 11 to
director of CPS.
= 3 letters and
3 months.
= discrimination
= siding with the
miscreants at
Kensington Police

Ms Noelle Rawe

21 February 2011

Dear Ms Rawe

Re: Your matter

Thank you for your recent correspondence. As the Borough Crown Prosecutor for Kensington and Chelsea with responsibility for all cases within this area your matter has been referred to me so that I can provide you with a response.

You write asking for consent in order to issuing proceedings under s.14 Data Protection Act 1998.

I can confirm that we referred the matter to a senior policy advisor who has confirmed the following:

1. S.60 Data Protection Act is only required in respect of criminal offences.
2. S.14 Data Protection Act is not a criminal offence therefore the consent of the DPP is not required.
3. Claims under S.14 are usually instituted at the County Court therefore you should contact the Information Commissioners Office helpline on 0303 123 1113. The website can be found at www.ico.gov.uk

I hope that my letter has addressed the issue that you raised.

Yours sincerely

J Sarmotta
Borough Crown Prosecutor

NOTE !!!

Kensington and Chelsea Borough Unit,
2nd Floor,
Chelsea Police Station,
2 Lucan Place,
London SW3 3PB.

Telephone: 0203 3001900
Facsimile: 0203 3001960

DX 35109 CHELSEA

CPS
Rose Court
2 Southwark Bridge
London
SE1 9HS

0
0
3
1
4
2
4

