FOISA Guidance

Section 26: Prohibitions on disclosure

Exemption Briefing



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The exemption

The exemption: the main points

- 1. Information is exempt from disclosure under section 26 of the Freedom of Information (Scotland) Act 2002 (FOISA) where disclosure is prohibited by other legislation or would constitute, or be punishable as, contempt of court.
- 2. The exemptions in section 26 are absolute. So, if the information is "prohibited from disclosure", the public authority responding to the request doesn't have to go on to apply the public interest test.
- 3. Unlike some of the other exemptions in FOISA, the exemptions in section 26 can be applied regardless of how old the information is.

Section 26(a): Prohibited by or under an enactment

- 4. This allows public authorities to refuse to disclose information where disclosure is prohibited by or under an enactment. "Enactment" means any primary legislation (an Act of the UK or Scottish Parliament) or secondary legislation (orders, rules or regulations made under an Act of the UK or Scottish Parliament).
- 5. It's not always easy to decide if legislation prohibits the disclosure of information. There may be conditions or tests set out in the legislation which need to be considered before a judgement can be made on whether a prohibition applies. For example, legislation might prohibit the disclosure of information where its publication would harm or prejudice a particular interest such as national security or public safety. The legislation may nominate a specified person or body to make this decision. In cases like these, authorities will need to decide whether the provision contains a prohibition or merely a discretionary power. Where legislation gives an authority the power to decide whether information should be withheld (and not an obligation to withhold the information), the exemption will not apply.
- 6. See **Appendix 1: Resources** for examples of decisions where section 26(a) has been considered.
- 7. Any authority relying on this exemption must tell the requester why the exemption applies; this means telling the requester which provision (in which piece of legislation) prohibits disclosure.

Section 26(b): Incompatible with an EU obligation

8. Following our departure from the EU, the UK has preserved some EU law. This body of law, now called "retained EU law" has a number of different sources. As a consequence, certain bars on disclosure that were originally contained in EU law have also been preserved. Where a bar to disclosure is contained in UK domestic legislation which was originally derived from EU law, for example implementing an EU directive, or is contained in "retained direct EU legislation", then the relevant exemption is section 26(a). However, section 26(b) will be relevant where information is exempt from disclosure under any other form of retained EU law.

9. When dealing with requests for information, public authorities should obtain their own legal advice on whether any information they hold is subject to the application of any relevant retained EU obligations.

Section 26(c): Contempt of court

10. There are two broad categories of contempt of court: statutory and common law.

Statutory contempt of court

11. Statutory contempt of court involves disclosure of information which would breach the Contempt of Court Act 1981 by creating a real risk of prejudice or impediment to a fair trial or to the administration of justice. (See **Appendix 1: Resources.**) For example, it is likely to be contempt of court for an authority, which knows that proceedings are about to be instituted against someone, to disclose information likely to prejudice those proceedings. Statutory contempt of courts, being covered by an enactment, could be exempt under either section 26(a) or (c).

Common law contempt

- 12. Common law of contempt covers a wide variety of actions not covered by the 1981 Act. These include:
 - (i) conduct that offends the dignity of the court;
 - (ii) refusal by a witness to answer a competent and relevant question;
 - (iii) failure to obey an order of any court, whether criminal or civil; and
 - (iv) publication of information where court proceedings are not yet active, but are imminent.
- 13. These last two examples are the ones most likely to be relevant for FOI purposes. For example, a public authority might be:
 - (i) subject to a court order requiring it not to disclose information or
 - (ii) aware of a court order which requires that particular information should not be disclosed.
- 14. In cases like these, disclosure of the information would breach the court order and would be a contempt of court.
- 15. Contempt of court doesn't only cover courts, but a range of tribunals or bodies exercising the judicial power of the state, such as children's hearings, the Mental Health Tribunal for Scotland and employment tribunals.
- 16. The Commissioner has issued one decision which deals with the exemption in section 26(c) of FOISA see **Appendix 1: Resources.**

Appendices

Appendix 1: Resources

SIC Decisions

Reference	Decision no.	Public authority	Summary
Section 26(a) Para 5	132/2007	Scottish Ministers	The Agriculture Act 1947 allows the Ministers to require farmers to give them certain information. Under section 80 of the 1947 Act (section 80 has been repealed since this decision was issued), the Ministers were prohibited from disclosing information unless they considered disclosure to be in the public interest). Given that section 80 gave the Ministers the discretion to disclose information, the exemption in section 26(a) could not apply.
Section 26(a) Para 7	232/2011	Scottish Legal Aid Board (SLAB)	Section 34 of the Legal Aid (Scotland) Act 1986 (LASA) makes it a criminal offence for anyone employed by, or acting on behalf of, SLAB to disclose information provided to them for the purposes of LASA without the consent of the person who provided the information. In this case, no consent had been given. We concluded that section 34 of LASA prohibited disclosure and that SLAB had applied section 26(a) of FOISA correctly.
Section 26(a) Para 7	269/2013	Scottish Public Services Ombudsman (SPSO)	The requester made an information request to the SPSO about a complaint it had received. We agreed that the SPSO was prohibited from disclosing the information under section 19 of the Scottish Public Services Ombudsman Act 2002.
Section 26(a) Para 7	144/2015	Scottish Ministers	This involved a request about activities regulated by the Regulation of Investigatory Powers Act 2000 (RIPA). We were satisfied that section 19(3) of RIPA prohibited the Ministers from disclosing the information and that the exemption in section 26(a) of FOISA applied.
Section 26(a) Para 7	173/2015	Scottish Legal Complaints Commission (SLCC)	The requester made an information request to the SLCC about complaints he had raised. The SLCC refused to disclose the information: under section 43 of the Legal Profession and Legal Aid (Scotland) Act 2007, it was an offence for them to disclose the information. We agreed that the exemption in section 26(a) applied.
Section 26(c) Para 18	125/2019	Scottish Ministers	The Ministers were asked for anonymised copies of complaints made against Alex Salmond, former First Minister. We found that the complaints could not be anonymised without making them incomprehensible. We

	also found that the complaints were exempt under section 26(c), given the terms of a court order banning publication of information identifying the complainers.
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Other Resources

Paragraph	Resource	Link
8	Freedom of Information (Relaxation of	http://www.legislation.gov.uk/ssi/2008/339/c
	Statutory Prohibitions on Disclosure of	ontents/made
	Information) (Scotland) Order 2008	
13	Contempt of Court Act 1981	http://www.legislation.gov.uk/ukpga/1981/49

Section 26 Prohibitions on disclosure

Information is exempt information if its disclosure by a Scottish public authority (otherwise than under this Act) –

- (a) is prohibited by or under an enactment;
- (b) is incompatible with EU obligation; or
- (c) would constitute, or be punishable as, a contempt of court.

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