| Police Scotland logo | Freedom of Information ResponseOur reference: FOI 23-2585Responded to: 26th October 2023 |
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Your recent request for information is replicated below, together with our response.

## I am looking to publish some factual information on our company’s newsfeed in relation to middle lane hogging/lane hogging in general and would be grateful for some hopefully quick and easy to compile data from various Police Forces in order to communicate ‘real data’ to our readership.

## • Please could you provide the number (over the last 12 months) of vehicles pulled over for ‘lane hogging’ offences and brief statistics related to the outcome of the stops (advice given only, license endorsed, arrest etc).

## • Please could you advise if your force has directly targetted lane hoggers as part of a campaign over the last 12 months.

## • I’d be grateful if you could provide a word of advice you’d like to communicate to those who habitually spend too much time in lanes other than the left.

## • I’d also, if appropriate, be grateful if you could provide examples of the most outrageous or ridiculous reason/s you’ve heard for persistently failing to move left when the lane is clear.

Having considered your request in terms of the above Act, I regret to inform you that I am unable to provide you with the information you have requested, as it would prove too costly to do so within the context of the fee regulations. As you may be aware the current cost threshold is £600 and I estimate that it would cost well in excess of this amount to process your request.

As such, and in terms of Section 16(4) of the Freedom of Information (Scotland) Act 2002 where Section 12(1) of the Act (Excessive Cost of Compliance) has been applied, this represents a refusal notice for the information sought.

By way of explanation, crimes in Scotland are recorded in accordance with the Scottish Government Justice Department offence classification codes. In this instance, I’m afraid there is no specific offence of ‘middle-lane hogging’. Such offences would be recorded under ‘Careless Driving’ or ‘Dangerous Driving’, etc. depending on the circumstances.

As such, the only way to provide an accurate response to your request would be to individually examine every crime report relating to careless driving etc. for the time period requested to determine whether they were relevant to your request.

As illustrated by our published [crime statistics](https://www.scotland.police.uk/about-us/how-we-do-it/crime-data/), this would involve individually examining thousands of crime reports for the time period requested - an exercise which I estimate would far exceed the cost limit set out in the Fees Regulations.

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.