

EXPOSÉ: A National Policing Breakdown Laid Bare via Leicestershire

**Leicestershire Police Just Confirmed Today What
Today's Evidence Release Has Already Exposed**

Ethical Approach UK

1 December 2025

Today, Ethical Approach UK released Phase 1 of the evidence supporting the 18 November 2025 Constitutional Correspondence sent to:

the Lady Chief Justice

the Secretary of State for Justice

the Attorney General

the Chair of PACAC

and the Commissioner of the Metropolitan Police

The evidence released today demonstrated beyond dispute that police forces across the UK were acting under a covert national directive not to receive, record or

investigate vaccine-related criminal allegations during the Covid-19 period - a directive later confirmed in writing as issued “*on the advice of the NPCC and UK Gold Command*”.

That single revelation alone collapsed three years of official narrative.

But this afternoon, something else surfaced - something which makes the situation even more catastrophic for UK policing.

Leicestershire Police Have Now Reproduced the Exact Same Suppression Pattern - In 2025

A series of FOI responses from Leicestershire Police has just emerged and it mirrors the national collapse we have already exposed with the NPCC, MPS, Police Scotland, Surrey, Hampshire and others.

The pattern is unmistakable:

Step 1 ‘ Label the request “*vexatious*” (Section 14)

Without evidence.

Without burden calculations.

Without legal justification.

Without acknowledging the refined timeframe.

Step 2 - Ignore statutory duties (Section 16 - duty to advise & assist)

Provide no narrowing.

Provide no assistance.

Provide no alternative route.

Step 3 - When challenged, switch to a different excuse

Suddenly claim:

“no records exist”, or

“cannot be located”, or

“information not held”, or

“not reasonably retrievable”.

This is not lawful.

It is not transparent.

It is not accidental.

It is a national suppression template.

And now Leicestershire Police have just confirmed, inadvertently, that the template is still in operation today, long after the peak of Operation Talla.

Why is this catastrophic?

Because today’s evidence release proved that:

Police Scotland’s internal directive was issued on the advice of the NPCC and UK Gold Command

The NPCC publicly spent three years insisting “*there was no national instruction*”

The public were misled

Forces across the UK were acting under undisclosed national advice

Thousands of criminal reports were suppressed

And now, in 2025, Leicestershire Police are still blocking accountability using the same tactics.

This means:

1. The culture of concealment did not end in 2022. It merely evolved.
2. The NPCC FOI suppression strategy continues at force level.
3. Forces are still protecting the 2021/22 cover-up, instead of protecting the public.

4. Internal “reviews” are not independent reviews at all, but merely administrative rubber-stamping.

5. The policing system cannot currently self-correct.

This is not just failure.

It is institutional self-preservation at the expense of the truth.

The Wider Picture: This Is No Longer Just About One Directive

The emergence of this new Leicestershire evidence now reveals:

A UK-wide continuation of the same mindset that produced the Talla-era non-recording directive.

The consistency is too strong to be coincidence:

NPCC called our constitutional FOI “*vexatious*”.

Leicestershire Police called our FOI “*vexatious*”.

Both then changed to contradictory excuses when challenged.

Both refused disclosure even after refinement.

Both breached statutory duties.

Both produced responses which contradict the evidence released today.

This means the UK public were not only misled during the Covid period - they are still being misled now, in 2025.

This Is the Moment the Policing Narrative Finally Collapses

For years, the public were told:

“There was no national instruction.”

Today’s evidence proved otherwise.

Now, Leicestershire Police have inadvertently confirmed that forces are still operating as if the national instruction must never be exposed.

This is the first real-time evidence that the policing system is not merely defensive - it is institutionally incapable of dealing honestly with what happened.

The consequences are profound:

1. Policing integrity has collapsed at a structural level.
2. National coordination of suppression is evidenced across multiple forces.
3. The public cannot rely on FOI mechanisms to uncover truth.

4. The Covid Inquiry was given a false version of events.

5. The rule of law has been compromised at an institutional scale.

What began with a single directive in Scotland has now widened into a national constitutional scandal.

The Public Should Understand What This Means

We now have:

direct evidence from Scotland

contradictory statements from the NPCC

evasive behaviour from the MPS

copy-and-paste suppression tactics from Leicestershire

police forces contradicting their own internal logs

thousands of complainants saying their evidence was refused

today's evidence proving the advice came from NPCC/Gold Command

This is no longer an allegation.

It is no longer a suspicion.

It is proven, documented, evidenced, and now observed across multiple police forces in real time.

This is a policing crisis without precedent in modern British history.

Where This Goes Next

Today's Phase 1 release is only the beginning.

Leicestershire Police's FOI correspondence has, unintentionally, strengthened the evidential chain dramatically. It now corroborates everything emerging about:

the Talla-era concealment

non-recording of crime
coordinated national advice
misinformation to Parliament
misleading the Covid Inquiry
systemic suppression of scrutiny
ongoing obstruction in 2025

The wall of silence has fractured.

And as further evidence is released, that wall will collapse entirely.

Final Message to the Public

Policing institutions may still believe they can bury the truth.

But today proved something new:

The truth is already out.

And now their own documents are doing the exposing for us.