

Notice of Hearing

In the County Court at Brighton	
Claim Number	C01BN017
Date	13 October 2016



DANNY CROSS	1st Claimant Ref
BRIGHTON & HOVE CITY COUNCIL	1st Defendant Ref
GRC BAILIFFS A TRADING NAME OF GRC LEGAL SERVICES LTD	2nd Defendant Ref

TAKE NOTICE that the Hearing will take place on

24 October 2016 at 11:30 AM

at the County Court at Brighton, William Street, Brighton, East Sussex, BN2 0RF

When you should attend

30 minutes has been allowed for the Hearing

Please Note: This case may be released to another Judge, possibly at a different Court

The court office at the County Court at Brighton, William Street, Brighton, East Sussex, BN2 0RF. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 01273-674421 Fax: 0870 324 0324. **Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.**

Notice of Issue

(Part 8 claim)

Danny Cross
40 Warren Way
Telscombe Cliffs
BN10 7DT

In the County Court at Brighton

Claim Number	C01BN017
Claimant (including ref.)	Danny Cross
Defendant (including ref.)	Brighton & Hove City Council and 1 other
Issue Fee	£308.00

Your claim was issued under Part 8 of the CPR on 13 October 2016.

The court sent it with copies of your witness statement(s) to the defendants by first class post on 13/10/2016 and it will be deemed served on 19/10/2016. The defendants have until 31/10/2016 to reply.

Notes for guidance

Service of the claim form

- The claim form must be served on the defendant within 4 months of the date of issue (6 months if you are serving outside England and Wales). You may apply for an order extending the time for serving the claim form but the application must generally be made before the 4-month or 6-month period expires.

Replying to the claim form

- the defendant must file an acknowledgment of service with the court together with any written evidence to be relied on within 14 days of service of the claim form. At the same time, the defendant must send copies to you and all other parties.
- if the defendant files written evidence, you will have 14 days from receiving it to file any further evidence in reply. You must at the same time send copies to all other parties to the claim.

The defendant may

- contest your claim and seek a different remedy to that sought by yourself
- object to your using this procedure and set out his reasons
- dispute the court's jurisdiction

What happens next

- the court file will be referred to a judge for directions for the disposal of the claim 14 days after the expiry of the time for filing the acknowledgement of service.
- the file will not be referred if the court has already arranged a hearing date or given directions

Failure to reply

- if an acknowledgment of service is not filed, the defendant may attend any hearing in the claim but may not take part at the hearing unless the court gives permission.

You must inform the court immediately if your claim is settled or discontinued.

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**Claim Form
(CPR Part 8)**

In the COUNTY COURT AT BRIGHTON	
Claim No.	CO18N017

Claimant

DANNY CROSS
 4Q WARRENWAY, TELSCOMBE CLIFFS, BN10 7QT
 EMAIL - DANNYCROSS2004@HOTMAIL.COM
 MOBILE 07824 195 281



Defendant(s)

BRIGHTON & HOVE CITY COUNCIL
 BRIGHTON TOWN HALL, BARTHOLOMEW SQUARE, BRIGHTON, BN1 1JA
 GRC BAZLIFFS, A TRADING NAME OF GRC (LEGAL SERVICES) LTD,
 6, LOWER PARK ROW, BRISTOL, BS1 5BT.

Does your claim include any issues under the Human Rights Act 1998? Yes No

Details of claim (see also overleaf)

ON MONDAY 19TH SEPTEMBER 2016 THIRTYEIGHT HORSES BELONGING TO THE CLAIMANT WERE TAKEN FROM LONGBARN STABLES AND ASSOCIATED FIELDS, STANMER PARK, BRIGHTON, BN1 9PZ, FROM 1AM.
 THIS WAS DONE BY GRC BAZLIFFS, A TRADING NAME OF GRC (LEGAL SERVICES) LTD.
~~THE~~ THIS ACTION WAS CLAIMED TO BE UNDER THE ANIMALS ACT 1971, AS AMENDED BY THE CONTROL OF HORSES ACT 2015. TO MY KNOWLEDGE NO COURT ORDER EXISTS

(PTO)

Defendant's name and address

Court fee	£
Solicitor's costs	
Issue date	13/10/2016

The court office at

is open between 10 am and 4 pm Monday to Friday. When corresponding with the court, please address forms or letters to the Court Manager and quote the case number.
 Printed on behalf of The Court Service

Claim No. CO1BN017

Details of claim (continued)

THE QUESTION I WOULD LIKE THE COURT TO DECIDE IS WHETHER THE SEIZURE, DETENTION AND DISPOSAL OF THESE HORSES WAS LAWFUL. IN PARTICULAR WHETHER:-

- 1) BRIGHTON & HOVE CITY COUNCIL ARE ACTUALLY THE LEGAL LANDOWNERS OF THIS PROPERTY
- 2) SRC BAILIFFS HAD LEGAL AUTHORITY TO CUT LOCKS AND CHAINS OF THE CLAIMANT AND ENTER THE PROPERTY, ~~HE~~ STILL OCCUPIED BY THE CLAIMANT IN ORDER TO CONDUCT THIS SEIZURE
- 3) APPROPRIATE NOTICE WAS GIVEN TO THE OWNER, OF THIS SEIZURE, AS REQUIRED BY THIS LEGISLATION
- 4) THE SUBSEQUENT TREATMENT OF CLAIMS FOR THESE HORSES WAS REASONABLE AND LAWFUL.

IF THE COURT FINDS THAT THIS ACTION WAS NOT LAWFUL, THE REMEDY SOUGHT IS FOR THESE HORSES TO BE RETURNED TO THE CLAIMANT AT NO COST, WITH COSTS INCURRED IN RECOVERING ANY HORSES REIMBURSED.

Statement of Truth

*(I believe)(The Claimant believes) that the facts stated in these particulars of claim are true.

* I am duly authorised by the claimant to sign this statement.

Full name DANNY CROSS

Name of claimant's solicitor's firm _____

signed  position or office held _____

*(Claimant)(Litigation friend)(Claimant's solicitor) (if signing on behalf of firm or company)

*delete as appropriate

Claimant's or claimant's solicitor's address to which documents should be sent if different from overleaf. If you are prepared to accept service by DX, fax or e-mail, please add details.