

## **Public Release**

**Approved for release on 10 February 2026**

**Unregulated Information Channel -  
The King (on application of Gill) v Department for Transport (DVLA)**

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**On 26 September 2025, a principal of The Good State Project, Timandeep Singh Gill, commenced proceedings at the Administrative Court (High Court) with the Department for Transport (DVLA) regarding its unlawful handling of special category information (personal medical data)**

**The case centres on the DVLA creating an information channel that sits outside of UK GDPR and the Data Protection Act 2018 - this has the effect of stripping all modern data privacy protections from citizens and leads to the DVLA effectively 'owning' and distributing medical information for millions of people to unknown destinations and the private sector. Evidence submitted to the Court shows that the DVLA misled both parliament and GP doctors nationally in order to form this unregulated information channel. This channel and the resulting loss of highly sensitive information represents both a serious data breach as well as a national security level risk**

**Whilst the case centres on the DVLA, for liability purposes the Department for Transport is being put forward by the DVLA as the legally liable party. For accountability purposes, The Good State Project asserts that the DVLA is the body being investigated in this case**

**The Administrative Court is being requested to make the following findings of fact with regards to the Department for Transport (DVLA):**

- 1. Articles 5, 6, 9, 26, 28, and 35 of UK GDPR**
- 2. Schedule 1 Part 4 DPA 2018**
- 3. Section 59 DPA 2018**
- 4. Constitutional principles of lawfulness and accountability in public office**
- 5. ECHR Article 8 (right to privacy and family life) and Article 14 (prohibition of discrimination)**

**Speaking about the case at the Administrative Court, founder of The Good State Project, Timandeep Singh Gill made the following statement :**

**".... This case raises major constitutional challenges in what the state permits itself to do with the sensitive personal information of citizens**

**Under the current arrangement, the DVLA has created internal policy - without oversight from parliament or its internal watchdog the Data Protection Officer - that has no relation to modern data privacy laws to effectively outright own and**

**disseminate the medical information of millions of citizens without trace or possibility of withdrawal of consent**

**It raises profound questions about the line between policy creation and serious matters that require parliamentary approval; and whether state bodies are permitted to manufacture false narratives about parliamentary approval to further their own internal agenda/policies**

**If validated at the Court, this will represent one of the most serious breaches of personal data rights of UK citizens in modern history....”**

**Further public releases on this case will be made in due course**

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