

We attended Compulsory Acquisition Hearing 1 earlier in the year and raised a concern that we had received no contact at all from Highways England regarding our property and how it will be affected (accessible only across plot 2/3 on Land Plans doc) and our property had previously been missed entirely from the Book of Reference.

Since this meeting we have still received no contact at all, and when checking the Compulsory Acquisition Schedule (Ref No 54), it states "Meeting arranged with DV SEE JOHN RANDLE SOME 13 Liaising as a family together." which is completely untrue! Neither my parents nor myself have agreed that we would liaise as a family together or that my parents should discuss anything with the district valuer or Highways England on our behalf.

While my father [REDACTED] and has been contacted by the district valuer regarding his own property ([REDACTED]), he has not discussed anything to do with our plot or how our access will be affected, nor should he have to. Any information regarding the access to our property should be provided directly to us and not assumed that a [REDACTED] will act as a messenger so that the district valuer has one less job on his list.

We are very disappointed that despite raising our concerns about a lack of contact at a CAH, Highways England or the district valuer have not only still not contacted us, but have actively lied on the Compulsory Acquisition Schedule to avoid having to contact us at all.

Despite this frustrating circumstance, I have attempted to contact the DV directly to resolve this and get no answer to my phone calls. There still appears to be no interest in contacting us or in responding to our attempts to contact them.