The Treasure Act 1996

Code of Practice (Revised)

ENGLAND & WALES
Introduction

Notes: This Code has effect in England and Wales; a separate code has been prepared for Northern Ireland. A Welsh language version of the Code is available on request from the Department for Culture, Media and Sport.

When the term ‘national museum’ is used in this document it is intended to refer to the British Museum in the case of finds from England and the National Museums & Galleries of Wales in the case of finds from Wales. References to the ‘Secretary of State’ are to the Secretary of State for Culture, Media and Sport.

If finders or others need further advice about any matters relating to the Treasure Act or this Code, then they are recommended to contact the Department for Culture, Media and Sport, the British Museum or (for Wales) the National Museums & Galleries of Wales or their local finds liaison officer. Addresses and telephone numbers are given in Appendix 2.

In many places this Code gives examples of what may or may not constitute treasure and provides advice as to how coroners may approach an inquest. It is intended to provide guidance for all those concerned with treasure. It is emphasised, however, that questions of whether or not any object constitutes treasure and how a coroner should conduct an inquiry into treasure are for the coroner to decide on the facts and circumstances of each case. Nothing in this Code obviates the need for a finder to give independent consideration as to whether something he has found might constitute treasure and where there is any doubt the find should be declared. Finders are strongly urged to report all archaeological objects under the Portable Antiquities Scheme (see below, paragraph 3).
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A. Summary

1. The Treasure Act 1996 (‘the Act’) replaced the common law of treasure trove in England, Wales and Northern Ireland. This has been further supplemented by the Treasure (Designation) Order (see paragraphs 4–6). Treasure trove hitherto provided effectively the only legal protection afforded to antiquities found on land in England, Wales and Northern Ireland. Under the law of treasure trove, there was a requirement that finds of objects made of gold or silver were reported to the coroner. Before an object could be declared treasure trove and be the property of the Crown it had to pass three tests: it had to be made substantially of gold or silver, it had to have been deliberately hidden with the intention of recovery, and its owner or his heirs had to be unknown. In practice national and local museums had the opportunity to acquire finds of treasure trove. If a museum chose to acquire the find, the lawful finder normally received the full market value (assessed by the Treasure Trove Reviewing Committee); if not, the object was returned, normally to the finder. The Act (see Appendix 1) removes the need to establish that objects were hidden with the intention of being recovered, except in a very few cases (see paragraph 9); it sets out the precious metal content required for a find to qualify as treasure; and it extends the definition of treasure to include other objects found in archaeological association with finds of treasure. The Act confirms that treasure vests in the Crown, or the franchisee if there is one, subject to prior interests and rights. It simplifies the task of coroners in determining whether or not a find is treasure and it includes a new offence of non-declaration of treasure. Lastly, it states that occupiers and landowners will have the right to be informed of finds of treasure from their land and that they will be eligible for rewards.
The Code of Practice: the provisions of the Act

2. Many of the principles formerly followed in the administration of treasure trove are retained under the Act, although in a modified form. Section 11 of the Act requires the Secretary of State to prepare a Code of Practice relating to treasure, to keep it under review and to revise it when appropriate (see paragraph 89). A review took place in 2000–2001. The Code sets out the guidelines to be followed by the Secretary of State when considering whether or not treasure should be offered to a museum or to the finder or to any other person, when determining a reward and when deciding whether to disclaim the Crown's title to treasure. The Code also provides guidance for finders, museums, coroners and others who are concerned with treasure. Before revising the Code, the Secretary of State must consult such interested parties as appear to be appropriate and any revision of the Code will not come into force until it has been approved by a resolution of each House of Parliament. The Secretary of State is required to publish the Code in such a way as will bring it to the attention of all interested parties and the Secretary of State may publish separate Codes for (a) England and Wales, (b) Northern Ireland and (c) for different parts of England, Wales and Northern Ireland if appropriate. This Code has effect in England and Wales; it was first issued in 1997. The present revised edition is the product of the consultation exercise conducted in 2000–2001. The Government recognises that this Code needs to be distributed as widely as possible to all interested parties: especially to metal detectorists, landowners, archaeologists, museums, dealers, coroners and the police. The Department for Culture, Media and Sport also produces leaflets summarising the main requirements of the Act, which are also distributed widely.

Relationship between this Code and the Portable Antiquities Scheme

3. The Act is intended to provide a mechanism to allow the public acquisition of finds that come within its scope, but it is not primarily intended to deal with the recording of all archaeological finds.
However, all archaeological finds, if properly recorded, can potentially give us important information about the past. The intention of the Portable Antiquities Scheme, which from 2003 will be extended to the whole of England and Wales, is to record, for public benefit, all archaeological objects found by members of the public. All responsible finders should report their archaeological finds to their local finds liaison officer, although this is a voluntary scheme and there is no compulsion to report non-treasure items. Finds liaison officers also provide advice to finders on treasure finds.
B. Commencement of the Act and the Treasure (Designation) Order 2002

4. The Act (see Appendix 1) commenced on Wednesday 24 September 1997, while the provisions of the Treasure (Designation) Order 2002 (the ‘Order’: see also Appendix 1) will commence on 1 January 2003. The provisions of the Act only apply to objects found after 24 September 1997 and of the Order only to those objects that come within the scope of the Order that are found after 1 January 2003; the burden of proof in seeking to show that an offence has been committed under section 8 of the Act because an object of treasure that has not been reported was found after the commencement of the Act or the Order will rest with the prosecution.
C. Definition of Treasure

I. The Definition in the Treasure Act and the Treasure (Designation) Order 2002

5. The Treasure Act provides that the following categories of object are treasure under section 1 of the Act and the Treasure (Designation) Order 2002 (see Appendix 1):

(iii) Objects other than coins (section 1(1)(a)(i) and section 1(1)(b) (The Treasure (Designation) Order 2002)).

6. any object other than a coin provided that at least 10 per cent by weight of metal is precious metal (that is, gold or silver) and that it is at least 300 years old when found. In the case of metallic objects, other than coins, of prehistoric date containing less than 10 per cent of precious metal by weight of metal (they may be entirely composed of base metal, for example) there must be at least two such metallic objects from the ‘same find’: (see paragraphs 11, 14 and 16). Also an object, other than a coin, of prehistoric date is treasure if any part of it is precious metal (see paragraph 12). Objects, other than objects of prehistoric date, plated in gold or silver will not normally be treasure (unless they are found in association with objects that are treasure).¹

(ii) Coins (section 1 (1) (a) (ii) and (iii) and section 3 (2))

7. all coins that contain at least 10 per cent of gold or silver by weight of metal and that come from the same find, provided a find consists of at least two coins with a gold or silver content of at least 10 per cent. The coins must be at least 300 years old at the time of discovery. In the case of finds consisting of coins that contain less than 10 per cent of gold or silver there must be at least ten such coins; they will also need to be at least 300 years old. (A list of coins that are commonly found in England and Wales that contain less

¹ However, where an object is made up of distinct components, only one of which is precious metal (for example, a gold binding on an amber object), the components will normally be treated as individual, associated objects.
than 10 per cent of gold or silver is given in Appendix 3.) It is important to stress that only under certain circumstances are groups of coins likely to be regarded as coming from the ‘same find’: see paragraphs 14–16. Single coins will not be treasure, unless they are found in association with objects that are treasure, or unless there is exceptionally strong evidence that they were buried with the intention of recovery (see paragraph 9: for example, a single coin found in plough soil without any sign of a container would not provide such evidence). Section 3 (2) defines the term ‘coin’ as including any metal token that was, or can reasonably be assumed to have been, used or intended for use as or instead of money. This definition only includes coins and tokens made after the introduction of the first coinage into this country during the Iron Age period and excludes objects made earlier such as iron currency bars. Jettons or reckoning counters are also excluded from this definition.

(iii) Objects found in association with objects that are treasure (section 1 (1) (d))

8. any object, of whatever composition, that is found in the same place as, or that had previously been together with, another object that is treasure. The object may have been found at the same time as, or later than, the item of treasure (see paragraphs 14–16). However, unworked natural objects will not be treasure (see paragraph 13), even if they are found in association with objects that are treasure.

(iv) Objects that would have been treasure trove (section 1 (1) (c))

9. any object that would previously have been treasure trove, but does not fall within the specific categories given above. Only objects that are less than 300 years old, that are made substantially of gold or silver, that have been deliberately hidden with the intention of recovery and whose owners or heirs are unknown will come into this category. In practice such finds are rare and the only such discoveries that have been made within recent years have been hoards of gold and silver coins of the eighteenth, nineteenth or twentieth centuries. Single coins found on their own will not qualify
under this provision unless there is exceptionally strong evidence to show that they were buried with the intention of recovery: for example, a single coin found in plough soil without any sign of a container would not provide such evidence. Therefore gold and silver objects that are clearly less than 300 years old will not be treasure unless the finder has reason to believe that they may have been deliberately hidden with the intention of recovery.\(^2\)

### II. Explanatory notes

#### (i) Scope of the Act and the Order

10. The Act and the Order apply to objects found anywhere in England, Wales and Northern Ireland, including in or on land, in buildings (whether currently occupied or ruined), in rivers and lakes and on the foreshore (that is the area between mean high water and mean low water on beaches and tidal river banks), provided that the object does not come from a wreck (on which, see paragraph 17). However, if the original owner or his heirs can show that the object belongs to them, then their claim will be superior to that of the Crown. (For objects found on consecrated ground see paragraph 18.)

#### (ii) Prehistoric objects

11. The Treasure (Designation) Order 2002 added to the definition of treasure prehistoric base-metal assemblages. These are groups (defined as one of at least two) of base-metal objects, other than coins, of prehistoric date, i.e. up to, and including, the Iron Age, from the same find. In this case, the ‘same find’ means closed groups of

\(^2\) In addition, under the terms of section 2 of the Act, the Secretary of State has the power to designate as treasure classes of object which are at least 200 years old and which in the Secretary of State’s opinion are of outstanding historical, archaeological or cultural importance, e.g. the Treasure (Designation) Order 2002. Section 2 of the Act also gives the Secretary of State a corresponding power to remove classes of objects from the definition of treasure. (This power to remove classes of objects from the definition of treasure applies both to those objects that are currently defined as treasure by the Act and to any class of object which may have been added to the definition by an order under section 2 of the Act.) An order made under this power will be made by statutory instrument which needs the approval of both Houses of Parliament under the affirmative resolution procedure. These powers cannot be used to apply retrospectively to an object which has already been found.
objects including scatters of contemporary metal types which may reasonably be interpreted as having originally been in a closed group. The most compelling criteria when judging a ‘closed group’ are (i) that there are known precedents for the close association of the given artefact types, and (ii) that follow-up excavation or investigation locates the original context (see also paragraph 14). If in any doubt, finders are advised to seek expert advice.

12. The Treasure (Designation) Order 2002 also added to the definition of treasure objects, other than coins, of prehistoric date, i.e. up to, and including, the Iron Age, any part of which is precious metal, regardless of the percentage of precious metal by weight of metal. This is likely to apply to relatively few finds which, in the main, are expected to fall into the discrete category of Bronze Age gold-covered penannular rings whose surface is gold over a base-metal core. The chief intention is to obviate the need for invasive and possibly harmful scientific analysis which might be necessary in order to establish the percentage of precious metal. In practice it is not expected that single prehistoric base-metal objects in which the precious-metal component is only a trace element would be claimed as treasure. Finders are reminded that under section 8 of the Act they are required to report only the objects they believe, or have reasonable grounds for believing, to be treasure. If in any doubt finders are advised to seek expert advice.

(iii) Naturally occurring objects

13. Unworked natural objects (such as fossils, minerals or human or animal remains) are not treasure (section 1(2) of the Act: see Appendix 1).

(iv) Associated objects

14. The Act states that an object is part of the ‘same find’ as another object if it is found in the same place as, or had previously been left together with, the other object (section 3(4) and 3(5) of the Act: see Appendix 1). It will be for the coroner’s inquest to establish these
facts and circumstances will vary from case to case. The coroner may seek advice from the finder and also from the finds liaison officer, a local archaeologist or museum curator identified in accordance with the local agreement described in paragraphs 41–44, or from a curator in a national museum, as to whether objects reported as treasure should be considered as coming from the ‘same find’. In deciding whether to report dispersed objects, finders are strongly urged to seek expert opinion and, if in any doubt as to the status of objects, to report them. In general, the definition of the ‘same place’ should be taken to mean a place of deposition where the contents of a hoard, purse or votive deposit (see paragraph 15) or a group of qualifying finds is either found in physical association or, if dispersed, may reasonably be supposed to have once been in physical association. Dispersal might, for example, occur through agricultural activity or construction work, through the burrowing of animals, or through other agencies. The current and previous use of the land where the find has been made will often be a determining factor. Association applies to a discrete group of objects but not to a whole site assemblage which comprises more than one discrete group. Thus, for example, the discovery of a silver brooch in an Anglo-Saxon grave could make the other non-precious-metal objects in that grave treasure. If the grave were part of a larger cemetery it would not of itself mean that all the other non-precious-metal objects in the cemetery were treasure, but this is without prejudice to the finder’s eligibility for a reward in respect of later finds after reporting an original find, as explained in paragraph 33. However, if there is any doubt as to whether an object is part of the same find as another object it will be for the coroner to decide.

15. So far as concerns finds consisting exclusively of coins, again any decision will be for the coroner, but only the following three categories will usually be considered treasure: (a) hoards, which have been deliberately hidden; (b) groups such as the contents of purses, which may have been dropped or lost and (c) votive or ritual deposits. In the case of votive deposits, the ‘same place’ (see paragraph 14) may include deposition in a well or sacred spring or
within a temple precinct, or within a similar location judged to be of ritual purpose. (All groups of fewer than ten base metal coins found on their own are excluded.) Assemblages of coins that may reasonably be interpreted as individual losses accumulated over a period of time and that were in all probability never deposited in physical association (for example those found on settlement sites or on fair sites) should not normally be considered treasure. Most hoards and purses are not associated with settlement or fair sites, although they may be.

16. A number of objects found over a period of time may qualify as treasure, including those that would not have been treasure but for an earlier find of treasure. The find may consist of different classes of objects and it will not need to have been found at the same time or by the same person. However, the Act does not have retrospective effect: for example, if a finder discovers first one coin on a particular site, which will not be treasure, and then subsequently discovers more coins on the same site, which will then qualify as treasure, the original discovery will not be considered as treasure. This applies regardless of whether the earlier find was made before or after the commencement of the Act. The duty to report such finds will rest with the finder who will have a legal duty to report a find if he believes or has reasonable grounds for believing it to be treasure (see paragraphs 23–6). The Sites and Monuments Record or the local finds liaison officer may have information concerning similar finds made in the same area in the past which may be relevant in determining whether the new find may be treasure (see paragraph 42).

(v) Objects found on the foreshore (section 3(7))

17. The Act applies to objects found on the foreshore (that is the area between mean high water and mean low water including along tidal rivers) and such finds will be eligible for consideration as treasure unless there is evidence that they have come from a wreck (see also paragraphs 10, 30 and foot-note to paragraph 79). If an object was originally deposited on land it may be treasure, provided that it qualifies under the definition of treasure set out in the Act (see
paragraphs 5–9); if it has come from a wreck then it may be subject to the salvage régime that applies to wreck under the Merchant Shipping Act 1995. The Receiver of Wreck must legally be notified of all property recovered following the loss of a vessel; and the salvor is entitled to a reward related to the value of the object either from the owner, if he can be identified or, failing that, from the Crown. The existing provisions of salvage law in relation to wreck are not affected by the Treasure Act.

(vi) Objects found on consecrated ground

18. The Government has given a commitment to the Church of England that it will bring forward an order under section 2 of the Act exempting objects found in association with human burials in a consecrated place and objects (except for treasure trove) covered by the Church of England’s own legal systems of controls. The Church has indicated that all the objects will be dealt with under the ecclesiastical law in a manner that is analogous to that under the Act. The Government agreed to do this on the basis that the Church of England is in a unique position in having its own legal régime applying to moveable articles that belong to it and the purpose of the order is essentially to provide a clarification of the law in so far as it applies to such objects. Its scope will be limited to the Church of England (it is not expected that such cases will arise very often).
D. Ownership of Treasure; Franchisees

(i) Ownership of treasure

19. Section 4 of the Act provides that treasure (as defined in section 1 of the Act) vests in the Crown or in the appropriate franchisee of the Crown, if there is one (see below), but the rights of original owners or their heirs, where known, are fully protected. The Act confirms that the Crown or the franchisee will enjoy the same rights over treasure as they did in respect of treasure trove. Objects that qualify as treasure under section 1 of the Act will be treasure irrespective of the circumstances in which they came to be in the place where they were found and, in particular, irrespective of whether they were lost, buried in a grave or abandoned.

(ii) Objects found within treasure franchises

20. From time to time it has been the practice of the monarch to make grants of franchises of treasure trove to various individuals and bodies, although none has been made in recent times. The principal bodies that are believed to hold valid treasure trove franchises are the Duchy of Lancaster, the Duchy of Cornwall and the Corporation of London; the City of Bristol may also hold a treasure trove franchise. Section 5 of the Act states that those individuals and bodies who hold treasure trove franchises at the time when the Act commences will continue to enjoy the same rights in respect of treasure and it confirms that Her Majesty and the Duke of Cornwall are to be treated as holders of treasure trove franchises with regard to the Duchy of Lancaster and the Duchy of Cornwall respectively and that they will continue to be so treated after the commencement of the Act.

21. Section 10(8) of the Act makes provision for the holders of treasure franchises to request that the Secretary of State shall follow the guidelines set out below for the payment of rewards in respect of finds from areas for which they hold a franchise. The Duchy of
Lancaster has confirmed that, without prejudice to Her Majesty’s right to treasure trove in Right of Her Duchy of Lancaster, they expect to follow the provisions of the Act and this Code of Practice in respect of any finds of treasure from their franchise. The Duchy of Cornwall has similarly confirmed that, without prejudice to The Prince of Wales’s right to treasure trove in Right of His Duchy of Cornwall, they expect to follow the provisions of the Act and this Code of Practice in respect of any finds of treasure from their franchise. The City of Bristol has confirmed that, without prejudice to any rights enjoyed by Bristol City Council in respect of treasure trove, the City would expect to follow this Code in respect of any finds of treasure from any franchise that the City may enjoy. The Corporation of London has a long-held practice of paying rewards for finds of treasure trove and there is no expectation that the Corporation will wish to change this policy with regard to the additional categories of object that come within the scope of the Treasure Act.

22. Consequently, objects of treasure that are found within a treasure franchise should be reported by the finder to the coroner in the normal way and shall otherwise be dealt with according to the principles laid down in this Code, with the exception that the Museum of London will have the first right to acquire any finds of treasure made within the franchise enjoyed by the Corporation of London and Bristol Museums and Art Gallery will enjoy a similar right in respect of any finds of treasure made within any franchise that may be enjoyed by the City of Bristol (see paragraph 63 (1)). Section 6 of the Act gives the Secretary of State the power to disclaim treasure (see paragraphs 48–52); although this power does not specifically apply to franchise-holders, they may choose to follow this practice if they wish. Finds from the Corporation of London’s franchise and from any franchise that may be enjoyed by the City of Bristol may be disclaimed by the Corporation of London on the advice of the Museum of London, or by the City of Bristol on the advice of Bristol City Museum and Art Gallery and these museums may consult the national museum if they wish. Finds from the
franchises of the Duchy of Lancaster and from the Duchy of Cornwall may be disclaimed by Her Majesty and The Prince of Wales on the advice of the national museum, following the procedure in paragraph 49.
E. Guidance for Finders and Others Concerned with Treasure

I. The requirements of the Act: the duty to report finds (section 8)

23. Section 8 of the Act states that a person who finds an object which he believes or has reasonable grounds for believing is treasure must notify the coroner for the district in which the object was found before the end of the notice period, which is 14 days beginning with the day after the find or, if later, the day on which the finder first believes or has reason to believe the object is treasure. Paragraphs 38–44 provide guidance on how finds should be reported and a list of coroners with addresses and telephone numbers is given in Appendix 2. It is important to stress that the Act requires a finder to report his find within 14 days of his making the find or within 14 days of his realising that the find was treasure but not necessarily to deliver it within that period. If a finder discovers an object that he does not immediately believe to be treasure but learns subsequently that it may be treasure, for example, after cleaning it (see paragraph 47 and Appendix 4 for advice on the care of finds), or examining it more closely at a later date, or after describing or showing it to others, or after reading the appropriate literature, or after having it identified by a museum, then he should report it within 14 days of realising that it may be treasure.

24. It is a criminal offence, punishable by a maximum term of imprisonment of three months or a fine not exceeding level 5 (currently £5,000), or both, not to report a find of treasure to the coroner. It is, however, a valid defence to a prosecution for non-declaration of treasure if the defendant can show that he had a ‘reasonable excuse’ for failing to notify the coroner. The court will take account of the circumstances of the individual concerned when deciding whether a finder has ‘reasonable grounds’ for believing an object not to be treasure or a ‘reasonable excuse’ for not reporting treasure. For example, in considering a case, a court may take into
account whether the finder could have been expected to know that his find was treasure. Where it is alleged that a criminal offence has been committed under the provisions of the Act, it will always be for the prosecution to prove their case beyond reasonable doubt.

25. If finders are in any doubt as to whether any of the objects they have found are treasure they are strongly advised to report them (see also paragraph 38). Finders are in any case strongly urged to report all archaeological objects under the Portable Antiquities Scheme (see above, paragraph 3). The duty to report lies with the individual who made the find and this duty to report applies to everyone, including archaeologists. However, in the case of an archaeological excavation or investigation, it may be convenient for one member of the excavation team to take the responsibility for ensuring that the coroner is informed about all finds of potential treasure made during the course of the excavation or investigation. A finder who authorises a third party, such as a finds liaison officer or a local museum officer, to report the find on his behalf, is reminded that the duty to ensure that this has been done remains with the finder. Any person, other than the finder, who comes into the possession of an object he believes to be treasure, but which he believes has not been reported, should report it promptly to the coroner of the area in which the find was made, or to his local coroner if he does not know where the find was made. This also applies to anyone participating in metal detecting rallies; if the rally organiser or some other third party offers to make the report to the coroner on his behalf, it remains the duty of the finder to ensure that this has been done (see also paragraph 26). Anyone in possession of unreported treasure, whether he is the finder or not, may be committing an offence under the Theft Act 1968 by remaining in possession of such a find. If in doubt as to whether the suspected treasure has been reported, the Treasure Registrar at the British Museum should be consulted or, for cases in Wales, the National Museums & Galleries of Wales (see Appendix 2).

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3 This matter was discussed in the Parliamentary debates on the Treasure Bill: see the statements of the Minister of State, Mr Iain Sproat, reported in Hansard, House of Commons, 8 March 1996, col. 579 and 10 May 1996, cols. 587–8.
The coroner may exercise his duty to inquire into reports of treasure and may conduct such inquiries regardless of the circumstances under which the report was made or by whom it was made.

26. As regards finds of potential treasure made at detecting rallies, if a person finds an object that qualifies as treasure on its own, then that person has a duty to report the object. If, however, it seems that, for example, a dispersed hoard of coins has been discovered and that several individuals have discovered coins from the hoard, the individual finders have a duty to report their finds and the rally organiser or the finds recorder should tell them that this is the case. All organisers of metal detecting rallies should ensure that all participants in the rally are aware of their obligations under the Treasure Act.

II. Guidance

(i) Searching for artefacts

27. The Government recognises that metal detectorists have been responsible for discovering many objects of great importance for the nation’s heritage and this Act is not intended in any way to restrict the activities of responsible, law-abiding detectorists.

28. The Government strongly recommends metal detectorists to join a recognised metal detecting club or organisation in order to take advantage of the wider knowledge of a group and so that they can most effectively be informed about the Treasure Act and Code of Practice and the Portable Antiquities Scheme for the voluntary recording of all archaeological objects. Special steps are taken to draw the provisions of the Act and this Code to the attention of those metal detectorists who choose not to join a metal detecting organisation.

29. The Government urges all metal detectorists to abide by the National Council for Metal Detecting’s Code of Conduct (see Appendix 6) and by a code of practice which includes, as a minimum, the following provisions and advice:
(i) Do not trespass; obtain permission to search from the landowner, regardless of the status, or perceived status, of the land; bear in mind that all land, including beaches, has an owner. To avoid subsequent disputes it is advisable to get permission in writing.

(ii) Do not trespass or detect (with or without the landowner’s permission) on scheduled sites or areas designated as of archaeological importance (see foot-note to paragraph 31), and do not damage other known sites, especially newly discovered ones; seek advice from the local finds liaison officer, local museum or Sites and Monuments Record if in doubt. Remember it is illegal for anyone to use a metal detector on a scheduled ancient monument unless permission has been obtained.

(iii) Make contact with the local finds liaison officer, archaeologist or museum.

(iv) Ideally, join a recognised detecting club or national detecting organisation.

(v) Familiarise yourself with and abide by the provisions of the Treasure Act and Code of Practice, recording arrangements under the Portable Antiquities Scheme and export licensing rules.

(vi) Always report promptly, and in any case within 14 days, any object suspected of being treasure and deposit it as directed by the coroner.

30. It is important to stress that all those intending to search for objects or to undertake archaeological excavations or investigations that may lead to the discovery of such objects must obtain the necessary permissions. Even in the case of publicly-owned land, it cannot be assumed that detectorists will automatically have the right to search there. For example, some local authorities have specific policies restricting the use of metal detectors on their land and finders should always satisfy themselves that they have permission before searching on any council-controlled land. As regards finds made on

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4 In England permission can only be given by English Heritage and, in Wales, by Cadw (see paragraph 31).
the foreshore (that is the area between mean high water and mean low water) finders should be aware that the status of foreshore land is the same as that of other land; some beaches which are leased by local authorities require licences for metal detecting (see also footnote to paragraph 79). For example, on the Thames foreshore licences to search are granted by the Port of London Authority on behalf of the Crown Estate. All objects found on the Thames foreshore must be reported to the Museum of London, and suspected treasure must also be reported to the coroner. Finders should be aware that the Crown Estate is currently claiming its share of rewards for treasure found on its land.

31. If there is evidence that the finder has been trespassing or that he has made his find in a ‘protected place’ without the written consent of English Heritage or, in Wales, of Cadw, he may expect to receive no reward at all or an abated reward, in accordance with the principles laid down in paragraph 79 and, further, he may be liable to prosecution under the Ancient Monuments and Archaeological Areas Act 1979.5

32. Anyone who intends to search for artefacts is strongly recommended, when seeking permission to search, to make an agreement (preferably in writing) with the occupier and the landowner (if different) as to how any reward should be divided between them (see also paragraph 81).

33. If searching on cultivated land, metal detectorists should take care to recover items only from the plough-soil. If they discover something large (for example, in a container), unusual or below the plough-soil they are strongly recommended to obtain appropriate archaeological help. Finds may be associated with features that are not immediately visible, such as a pit or building. If individual objects are removed

5 Under section 42 of the Ancient Monuments and Archaeological Areas Act 1979 it is an offence to use a metal detector in a protected place without permission. A ‘protected place’ is defined by the 1979 Act as (a) the site of a scheduled ancient monument; (b) any monument under the ownership or guardianship of the Secretary of State or a local authority by virtue of the Act and (c) a place situated in an area of archaeological importance (at present the only areas that are so designated are the historic centres of the following five towns: Canterbury, Chester, Exeter, Hereford and York).
from these positions without archaeological supervision the chance to understand and date the feature may be lost. Similarly, archaeological involvement at this stage may help to discover why the object was put there in the first place. It may also be in a finder’s interests to obtain appropriate archaeological help in excavating unusual or fragile finds. If, while removing an object from the ground, a finder were, deliberately or recklessly, to cause significant damage either to the actual object or to a surrounding monument or to the archaeological deposits making up the contexts which may explain the circumstances in which the object became buried or concealed, then (aside from any civil or criminal liability on the finder’s part) the infliction of such damage will be reflected in any *ex gratia* reward that may be payable in respect of the find (see paragraph 79 (viii)). If a finder does not remove the whole of a find from the ground but reports it, thus affording the opportunity for the archaeological excavation of the remainder of the find, the original finder will normally be eligible for a reward for the whole find and not just that part which he himself had removed from the ground, although the Secretary of State will need to examine the individual circumstances of each case (see paragraph 78). Local agreements provide advice on how to obtain help; alternatively, the local finds liaison officer, Sites and Monuments Record or local authority archaeologist will be able to give advice: see lists in Appendix 2.

34. Finders are also recommended, where possible, to note information such as where the find was made, how deep the find was, whether the find-spot is on cultivated land or under grass and anything else they have found or noticed in the ground (such as metal objects, pottery fragments or building rubble) in the surrounding area at the time of the discovery or previously. Keeping a visual record would also be useful.

35. The great majority of known archaeological sites are not ‘protected places’ under the 1979 Ancient Monuments and Archaeological Areas Act (see paragraph 31). Although there are no legal restrictions on metal detecting on such sites, the Government
strongly recommends to all metal detectorists that, if they do find significant archaeological objects that are not treasure on a particular site, they should consult the local finds liaison officer, local authority archaeologist in England (or, in Wales, the Regional Trust) responsible for the Sites and Monuments Record or the local museum to ensure that they will not be causing damage or loss of archaeological evidence on a known archaeological site that is registered on the Sites and Monuments Record. The archaeologist or museum will in any case welcome such information. A list of all Sites and Monuments Records is given in Appendix 2.

36. It is recognised that there will be occasions when the reporting of finds by detectorists from unscheduled sites will lead to an archaeological investigation of the site, with the landowner’s and/or the occupier’s permission, and that very occasionally such investigations may lead to the discovery of significant archaeological remains, so that it may be desirable to suspend further independent or group metal detecting on that site for a fixed period of time. Where this happens, archaeologists should ensure that the detectorist who originally reported the find is kept fully informed, by explaining to him what subsequent archaeological action will be taken, by sharing with him the new understanding that results from the find and by giving the original finder due acknowledgement for his discovery in any subsequent publication of the find.

Concern has been expressed by metal detectorists that if they report finds from a site then it might lead to the site being scheduled with the result that they would no longer be allowed to detect there. However, it is very unlikely that new detector finds on their own will lead to a site being scheduled. Scheduling is carried out systematically under the Monuments Protection Programme, by which English Heritage is reviewing England’s archaeology and making recommendations for scheduling to the Secretary of State for Culture, Media and Sport. To qualify for scheduling, a site must meet very stringent criteria in order to satisfy the Secretary of State that, in accordance with the legislation, it is of national importance and that its management and protection is best achieved by the controls of the scheduled monument system. Isolated detector finds on their own do not provide sufficient justification for scheduling, although such sites may be scheduled if other, more detailed, archaeological information about them exists. In any event, only a small proportion of the total number of known archaeological sites will be scheduled. At present (2002) there are about 18,000 scheduled monuments and the Monuments Protection Programme is likely to increase this to no more than about 32,000 monuments. This will represent less than 10 per cent of the currently known monuments, sites and find-spots, and many scheduled monuments are buildings which are totally unsuited to detecting.
Archaeological bodies are urged to co-operate in this way because the logic of the Portable Antiquities Scheme for the voluntary recording of all archaeological finds (see paragraph 3) is that it should be based on co-operation between archaeologists and metal detectorists. English Heritage has an active policy of supporting investigations of archaeologically-significant find-spots.

37. Archaeologists should give the finder the opportunity to be actively involved in any future archaeological investigation of the site where the find was made, wherever practicable. The finder should be given full acknowledgement for his discovery in any publication of the find.

(ii) Reporting finds of treasure; local agreements

38. The Government recognises the need to make it as easy as possible for finders to fulfil their legal obligations under the Act. Finders are required to report their finds to the coroner for the district in which the find was made and this may be done by contacting the appropriate coroner (see Appendix 2). Such a report may be made in person, by letter, by fax or telephone, or by email. (Where a person other than the finder is making the report see paragraph 25.) The coroner or his officer will give or send the finder a written acknowledgement that he has reported the find and will give instructions as to where the finder should deliver his find. This could be to the coroner himself or, in most instances, to a finds liaison officer, a museum or to a local authority archaeological service or other appropriate archaeological organisation, in accordance with the terms of the local agreement outlined in paragraph 41. The coroner will copy the relevant documentation to that body which will copy it to the relevant national museum (see also paragraph 55). Finders are reminded that, until the find is deposited, they have a common law duty of care as bailees of the find and have further obligations in private law not to dispose of the object(s) and not to delegate responsibility for its care to another person, other than the local reporting centre, except as directed by the coroner. In any case of reluctance to deposit as directed, coroners may seek to obtain a witness summons from the
court directed to the witness (the finder) to bring the find to court. Alternatively, the coroner may rely upon common law powers to take possession of objects believed to be treasure.

39. The coroner or the body receiving the object on behalf of the coroner will give the finder a receipt, which should be in the form specified in the Treasure Receipt Form, when delivering his find (see Appendix 5). This receipt should specify the following:

(a) details of institution receiving find with contact name, telephone number and email address of institution;

(b) details of local museum or collecting area (if different from receiving institution);

(c) name, address, telephone number and email address of finder(s);

(d) name, address, telephone number and email address of occupier of the land where find was made;

(e) name, address, telephone number and email address of owner of the land where find was made (if known);

(f) name, address, telephone number and email address of franchisee (if any and if known);

(g) date when the object(s) was found;

(h) circumstances of the find;

(i) a note of exactly where the object(s) was found: a precise location will be needed, to the equivalent of at least a six-figure grid reference wherever possible. (Since this information will be kept confidential, it may be advisable to keep a separate record of it: see paragraph 46);

(j) brief description of the object(s) together with a note of its condition. (In some cases it may be best if the body receiving the find were to do this by means of a photograph);

(k) name, telephone number and email address of coroner or coroner’s officer (as appropriate);
(l) name, telephone number and email address of Treasure Registrar at the British Museum, or contact at the Department of Archaeology and Numismatics at the National Museums & Galleries of Wales, from whom information can be obtained about the progress of the find.

40. With regard to any loss or damage to suspected treasure after it has been deposited, receiving institutions should have regard to paragraph 62 below. Such institutions should also look to their own arrangements, agreed with their governing authorities, for dealing with loss or damage to objects in their care. The Treasure Valuation Committee may be invited to assist in the valuation of such finds, where an adequate record exists.

41. For each coroner’s district in England and Wales, there are local agreements between coroners, finds liaison officers, local government archaeological officers (in Wales, the Regional Archaeological Trusts) and local or national museums, as appropriate, for the delivery of finds of treasure in each area and how local metal detecting organisations are informed of those arrangements. From December 2003, when a national network of finds liaison officers will have been established across the whole of England and Wales, the finds liaison officers will provide the primary point of contact for finders regarding treasure finds. However, there is in addition a network of other museums and archaeological services to which finds can also be reported and these are listed in Appendix 2. These arrangements are publicised locally (see Appendix 2 for details); and the Department for Culture, Media and Sport (020 7211 6000) and the Treasure Registrar at the British Museum (020 7323 8611), and, for Wales, the National Museums & Galleries of Wales (029 2039 7951), also maintain a complete record of all such arrangements. Further sources of advice are given in Appendix 2.

42. One of the chief aims of such local agreements is to ensure, wherever possible, that the location and context of each find of potential treasure is, where appropriate, immediately inspected, accurately pinpointed and recorded and that the recovery process does not
cause damage or loss to the preservation or understanding of the national heritage (see also paragraph 33). It is also necessary to ensure that the appropriate Sites and Monuments Record is informed at the earliest possible opportunity (see list in Appendix 2). This will be done by the local reporting centre. The Sites and Monuments Record may contain information concerning similar finds made in the same area in the past which may be relevant in determining whether the new find may be treasure (see paragraph 16). The Sites and Monuments Record will take great care when releasing information about the location of find-spots.

43. Another aim of such local agreements is to ensure that the instructions given by coroners to the finders as to where they should deliver their finds will be, so far as possible, convenient to all parties. It is recognised that some finders may wish to show their finds at metal detecting clubs which may meet monthly and this will still be possible, with the agreement of all concerned, as long as the reporting requirements have been met.

44. According to the agreement that has been reached in each coroner’s district, the coroner will generally direct a finder who has reported a find to take it to the finds liaison officer, local museum curator or a local authority archaeological officer (or an archaeological unit) who will be able to provide a preliminary opinion as to whether an object that a finder believes may be treasure is likely to be treasure. The finds liaison officer, local museum curator or archaeological officer will be able to return those objects that, in his opinion, are clearly not treasure, either in their own right or by association, to the person who has reported them, with the permission of the coroner. The finds liaison officer, museum curator or archaeological officer will then give his opinion on the objects to the coroner and, where his opinion is that the object is not treasure, it will not normally be necessary to hold an inquest. Alternatively, such objects may be disclaimed (see paragraph 49). The national museum will be able to provide advice where experienced advice is not available locally and in addition the national museum must be
informed if the finds liaison officer, local museum curator or archaeological officer believes that the find may be treasure (see paragraphs 49 and 54 for more details on the procedure to be followed in such cases). The finds liaison officer, local museum curator or archaeological officer should prepare a brief written report on all objects, whether believed to be treasure or not. They should also inform the local finds liaison officer for the area (where one has been appointed, and if not involved already) so that all finds may be recorded under the Portable Antiquities Scheme.

45. If an object that may be treasure is shown to a person other than the coroner, a finds liaison officer, a museum or a local government archaeological officer, such as a dealer, then that person should remind the finder of his legal duty to report the object to the coroner. However, the obligation under the Act to report finds rests with the finder alone. Dealers should abide by the codes of their professional organisations (in particular the British Art Market Federation, the Antiquities Dealers Association, the British Association of Antique Dealers, the British Numismatic Trade Association, LAPADA (the Association of Art and Antique Dealers) and the Society of Fine Art Auctioneers) and they should bear in mind that if they acquire, whether knowingly or unknowingly, an object that is treasure or that turns out to be treasure and that has not been disclaimed or returned, they have no title to it. Furthermore, they may have committed an offence under the Theft Act 1968 if they possess unreported treasure. If in doubt as to whether or not suspected treasure has been reported, they should consult the Treasure Registrar at the British Museum or the National Museums & Galleries of Wales (see paragraph 25 and Appendix 2). The Government appreciates the need to make information about finds that have been disclaimed or returned easily available in order that dealers may avoid unwittingly purchasing undeclared objects. When they sell objects that have either been reported as potential treasure and disclaimed or which have been declared to be treasure at a coroner’s inquest and returned because no museum acquired them, dealers and auction houses are urged to include a note to this effect whenever the object is described in an
auction catalogue or sales list. In paragraph 51 it is recommended that the relevant documentation should be kept with the object. In any case, a provenance normally enhances the value of such an object.

46. In order to preserve the integrity of the site of the find for possible further archaeological investigation and to deter trespassers, it will not be necessary for the coroner or other authorities to report publicly the precise location of the find, either during an inquest or otherwise. As a general guideline, the civil parish or else a four-figure national grid reference (one square kilometre) will be sufficient in most cases, although in particularly sensitive cases a more general description of the location may be appropriate. The landowner’s views will also be taken into account in this matter. However, the finder should report the precise find-spot of his find to the coroner (wherever possible to the equivalent of at least a six-figure national grid reference) and failure to do so may be taken into account when determining any reward for which the finder may be eligible (see paragraph 79 (iv)). This information will be treated as confidential by the coroner, by those institutions from whom the coroner has sought advice and by the Sites and Monuments Record.

(iii) Advice on the care of finds

47. Some materials, when removed from the ground, can be identified without cleaning; examples are pure gold or silver-gold alloys. If an object has changed in appearance as a result of having been buried in the ground, it may still be possible to identify the material from a visual examination or from comparison with other similar objects. Further information on how to identify altered materials without cleaning is given in Section 2 of Appendix 4. Soil and corrosion concretions around objects may contain important evidence about how the object was made or used and about the environment at the time of deposition. Corrosion and soil concretions should be left undisturbed and the professional advice of an experienced archaeological conservator should be sought. Inappropriate cleaning can reduce the value (both archaeological and commercial) of finds. Where cleaning occurs, the finder gains nothing by way of an
increased commercial value as reflected in the reward and may risk a reduction of the reward by virtue of the cleaning (see paragraph 79 (viii)). Further information on the care of finds and sources of advice are given in Appendix 4. See also paragraph 56.
F. Secretary of State’s Power to Disclaim Objects

48. Under Section 6 of the Act the Secretary of State has the power to disclaim objects that have been submitted as potential treasure. Since it is anticipated that museums will not wish to acquire all of the objects that will qualify as treasure, this provision means that it will not normally be necessary to hold treasure inquests in such cases. For objects found within treasure franchises see paragraph 22.

49. Although the Secretary of State will be able to use this power at any stage once a find of potential treasure has been reported to the coroner, the normal procedure will be as follows. All finds of potential treasure must to be reported to the coroner. The coroner will then seek advice either from the relevant local source (the finds liaison officer, local museum, local authority archaeological officer or archaeological unit) or from the national museum, in accordance with the arrangements that have been agreed for each coroner’s district (see paragraphs 41–44). The finds liaison officer, local museum or archaeological officer and the national museum should agree whether to advise the Secretary of State that the object should be disclaimed; in some cases it may be necessary for the object to be delivered to the national museum for further study and it is noted in paragraph 54 that the national museum can also provide specialist conservation or metallurgical analysis. The finds liaison officer, local museum or archaeological officer and the national museum will also consult any other museums registered with Resource: The Council for Museums, Archives and Libraries that they believe may have a potential interest in acquiring the find (see also paragraph 63). If, as a result of this process of consultation, no museum wishes to acquire the object(s), then the national museum will advise the Secretary of State that the Crown’s interest in the find should be disclaimed, and the Department for Culture, Media and Sport will inform the local museum, the coroner and the finder. The coroner will not then need to proceed with an inquest and will take the steps set out in paragraph 50. If information about the find has not already been
passed on to the appropriate finds liaison officer and Sites and Monuments Record (see list in Appendix 2), then it will be done at this stage (see paragraph 42). Only a complete find (for example, a complete coin hoard) may be disclaimed in this way; if a museum wishes to acquire any objects from a find, then the whole find will need to be considered at a treasure inquest.

50. Any objects disclaimed in this way will be treated as though they had never been treasure and will be returned by the coroner. The coroner will give notification to the occupier and the landowner (if different) that he intends to return them to the finder not less than 28 days after the date of his notification unless he receives an objection from either of them. If no objection is received, the coroner will inform the national museum and authorise the reporting centre in writing to release the find; the reporting centre will then return the find and inform the coroner in writing that the find has been released. If the coroner receives an objection, the find will be retained by the coroner, or by the body to whom he has entrusted it, pending the resolution of the dispute between the parties. The coroner does not have the power to make a legal determination as to title as between the occupier, the landowner and the finder, and this question will, if necessary, need to be resolved in the courts.

51. It is recommended that a record of the coroner’s findings and documentation relating to the disposal of the object should be kept with it. The person to whom objects have been returned in this way will, in the absence of a direct legal claim, be free to dispose of them as he wishes. However, all such objects will require an export licence from the Department for Culture, Media and Sport if they are to be exported abroad. Application forms for export licences may be obtained from the Cultural Property Unit of the Department for Culture, Media and Sport (020 7211 6000).

52. The procedure outlined in paragraphs 49–51 may also be followed in the case of objects such as those from archaeological excavations (where no reward is payable to the finder) provided that this is done in accordance with a pre-existing agreement between the parties
concerned and provided that the Secretary of State is satisfied with the arrangements for their disposal. Such finds should also be reported to the coroner in the normal way and the coroner should be informed of the outcome. (See also paragraph 81.)
G. Procedure when a Find has been reported to the Coroner; Treasure Inquests

53. Detailed guidelines on the procedure to be followed by coroners in treasure inquests are set out in a Home Office Circular. This section of the Code is intended to summarise the main points insofar as they affect those who are likely to have an interest in treasure inquests (finders, occupiers, landowners, museums etc.).

54. The coroner will hold an inquest on any find that has been reported to him and that he has reasonable grounds for believing to be treasure, except where the find has been disclaimed by the Secretary of State. On the other hand, it is expected that all those finds that no museum wishes to acquire will already have been disclaimed under the procedure laid down in paragraph 49, so it will effectively only be necessary to hold inquests on those finds that a museum wishes to acquire. A report on the find will be prepared for the coroner by national and local archaeologists in conjunction, as appropriate (see paragraph 44). The coroner is required by the Act to inform the national museum if he intends to hold an inquest. In addition, the national museum will be able to provide specialist conservation and analytical facilities. Where necessary the coroner will make arrangements for the object to be delivered to the national museum. However, the coroner may ask the national museum to make arrangements regarding the delivery of fragile objects.

55. The body which is providing advice to the coroner in accordance with paragraph 54 will give the coroner a written report giving brief details of the objects together with an assessment as to whether they fall within the definition of treasure and, if so, on what grounds. Museums should complete reports according to the original report to the coroner, being careful to adhere to any numbering or other identification system already allocated. They should report within

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7 In the case of finds from Wales, the coroner will normally ask for a report from the National Museums & Galleries of Wales.
three months or within a period of time that will allow the target times set down in paragraph 87 to be met. However, in exceptional cases, e.g. large hoards of coins, it may be necessary to exceed this period. Local reporting centres must always first consult the national museum if they propose to provide the report to the coroner. The report will not contain a valuation of the objects. This report will normally be made available to the finder and the landowner/occupier by the Treasure Registrar or the National Museums & Galleries of Wales.

56. In the case of objects other than coins, it may be necessary to obtain a scientific analysis, wherever possible without sampling, of one or more objects from the find in order to determine whether they fall within the definition of treasure under the Act. It will not normally be necessary to obtain an analysis of the metal content of coins. In some cases it may also be necessary to clean the objects so that they can be identified (see Appendix 4, section 6). The body providing the report should first obtain the permission of the coroner to proceed with any potentially invasive procedure which it judges could lead to damage to the object.

57. The coroner has the duty of notifying the finder, the occupier and the owner of the land where the find was made of the place and date when he intends to hold an inquest. He is also requested to inform the local museum and the franchisee (if any, and if known). The finder, occupier and landowner will be given an opportunity to examine witnesses at the inquest and may, according to the coroner’s discretion, be represented at the inquest. Since it may not always be straightforward for the coroner to discover the identity of the landowner, the Act requires the coroner to ask the finder or the occupier who the landowner is and the coroner will then take reasonable steps to ensure that he is informed.

58. The inquest will be held without a jury unless the coroner, at his discretion, decides otherwise. In some cases the Crown and/or the national museum and/or the local museum or local archaeological officer (as identified in paragraph 54) or finds liaison officer may wish to be represented at the inquest. However, at the coroner’s
discretion, where all parties have indicated that they do not wish to attend, the inquest may proceed using written evidence only which may include sworn statements. The recommendation in paragraph 46 about the desirability of keeping find-spots confidential applies. Neither the precise location of find-spots nor details (e.g. addresses and telephone numbers) of the finder, occupier or landowner, should be made public at the inquest.

59. If an object is found not to be treasure as a result of an inquest, then it will be returned by the coroner according to the principles set out in paragraph 50 on the return of objects that have been disclaimed. The recommendation in paragraph 51 that relevant documentation be kept with the object and the conditions regarding the export of such objects also apply. The coroner will be informed by the Department for Culture, Media and Sport about the decision taken by the Secretary of State in relation to the objects with which he has been concerned.

60. If a find is declared treasure the coroner will inform the national and local museum (or reporting centre, if different), the finder, landowner, occupier and franchisee (if any, and if known). If the coroner is advised that a museum may wish to acquire either the whole find or an object from it, the coroner will arrange for the find to be delivered to the national museum so that it can be valued by the Treasure Valuation Committee. (However, the coroner may ask the national museum to make arrangements regarding the delivery of fragile objects.) The coroner should keep records of treasure inquests in a standard format.

61. The decision of the inquest will be subject to the jurisdiction of the courts by way of judicial review. In certain circumstances coroners’ inquests may also be reviewed under section 13 of the Coroners Act 1988.

62. The coroner or the body into whose care a find reported as treasure has been entrusted will take reasonable steps to ensure its safe custody and, in the event of an object being lost or damaged, except
by the negligence of the party concerned, the Secretary of State may make an *ex gratia* payment to the person or persons to whom a reward would have been paid under the guidelines contained in paragraphs 71–85 of this code, subject to a lower limit of £100.
H. Acquisition of Treasure

63. The current practice is that objects that are declared treasure are offered in the first instance by the Secretary of State to the national museum and that if the national museum does not wish to acquire the objects it offers them to other museums. The following procedures and principles will be followed by the national museum in dealing with finds of treasure:

(1) The Museum of London will have the first right to acquire any finds of treasure made within the franchise enjoyed by the Corporation of London. Bristol Museums and Art Gallery will enjoy a similar right in respect of any finds of treasure made within any franchise that may be held by the City of Bristol.

(2) Finds of national importance should be kept intact and will normally be acquired by the national museum. In England, it is expected that only a small proportion of finds of treasure will normally be classed as being of national importance. The national museum will consult the local registered museum over such finds. In the event that a find of regional or local interest cannot be acquired by the local registered museum or by another registered museum, the national museum may then consider acquiring it.

(3) In the case of other finds not of national importance there may also be good reasons both academically and archaeologically for keeping them intact. If the local registered museum wishes to acquire such a find intact, then it will have the opportunity to do so; if the local museum does not wish to acquire the find intact it may be offered to another registered museum in the United Kingdom with a relevant interest in the objects contained in the find. When considering to which local registered museum a find will be offered, account will be taken of the collecting areas and

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8 This museum will already have been identified under the procedure outlined in paragraphs 41–44 and 49.
collecting policies of any interested local museums. It is hoped that the relevant authorities will resolve all outstanding issues with regard to museum collecting policies and areas in England and Wales. The documentation relating to the find will be copied to the museum that acquires it.

(4) If no museum wishes to acquire the find intact, then one or more of the museums listed in (2) above may wish to select some of the objects from the find for their collections by mutual agreement. Those objects that are not required by museums will be returned by the coroner according to the principles laid down in paragraph 50. The documentation relating to the whole find will be copied to each museum that acquires objects from the find.

(5) There is a presumption that objects of treasure found during the course of archaeological excavations or investigations will be kept with the rest of the archaeological archive. Archaeologists are strongly recommended to secure curatorial provision and identify repositories for site finds before excavation or investigation begins.

(6) A find from consecrated land that would have qualified as treasure trove under the common law of treasure trove, and which therefore falls outside the scope of the order described in paragraph 18, will be offered to a local church museum (if there is one) if the national museum does not wish to acquire it.

(7) If finders and anyone else with an interest in the find wish to waive their right to a reward on condition that the find is deposited in a particular registered museum, their wishes will be taken into account.

(8) The references to ‘registered’ museums above are to museums with registration from Resource: The Council for Museums, Archives and Libraries.

(9) The Department for Culture, Media and Sport’s predecessor, the Department of National Heritage’s review of museum
policy, *Treasures in Trust*, was based on the premise that ‘a museum’s collections are to be held on behalf of the public as inalienable cultural assets’ (3.2) and this applies to acquisitions of treasure. Any museum that acquires treasure may only dispose of it in accordance with the registration guidelines of Resource: the Council for Museums, Archives and Libraries (paragraph 4.2.5), and in accordance with any conditions on disposal imposed by any grant-awarding bodies which may have assisted in the acquisition of the object.

(10) It is expected that museums that acquire finds of treasure will generally wish to place them on exhibition. However, where finds of treasure are not on exhibition finders and any other interested members of the public will have access to them on request, in accordance with Resource’s registration guidelines. Where treasure has been acquired with external financial help, this should be acknowledged appropriately, with the consent of those concerned, for example in museum labelling and publications.

64. Where a museum needs to seek external funding for all or a proportion of the amount necessary to acquire treasure, it may wish to apply to the Art Fund, the Heritage Lottery Fund, the National Heritage Memorial Fund or, in the case of local museums, to the Victoria and Albert Purchase Grant Fund (see Appendix 2 for details of grant-giving bodies).
I. Valuation of Treasure

65. The Government strongly reaffirms the principle behind the establishment of the Treasure Trove Reviewing Committee, which was established in 1977 to provide independent scrutiny of valuations of finds of treasure. The Committee was renamed the Treasure Valuation Committee in 1997 in order to reflect more accurately its role. Its terms of reference are to recommend to the Secretary of State valuations for the items brought before it which correspond as closely as possible, taking account of all relevant factors, to what may be paid for the object(s) in a sale on the open market between a willing seller and a willing buyer; and to provide advice to the Secretary of State in cases where there may be grounds for either no reward to be paid to the finder, or for a reduced reward to be paid, or where there is a dispute as to the apportionment of the reward between the finder and the occupier/owner of the land or between the occupier and a person having a superior interest (see paragraphs 69 and 76). The Committee will issue from time to time guidance on the valuation of finds, and finders and valuers should take account of this.

66. However, the Government recognises that it is important not just that the valuations agreed by the Committee should be fair but that they should be seen to be fair. Therefore, in order to ensure the widest possible confidence in treasure valuations, the Committee commissions reports from independent experts drawn from the trade on all finds that come before it; the reports submitted by the national museums do not contain valuations but simply contain a description of the objects. In most cases of treasure the valuations will be straightforward and it will be sufficient for the Committee to commission a single valuation, basing its decision on that valuation and its own expertise. But the Committee has the discretion to commission more than one valuation where it deems it to be desirable, for example, in cases of particularly high value and rare objects, and in all cases will rely on its own expertise in evaluating
them and arriving at a recommended valuation figure. Any enquiries relating to those valuations should be directed to the Secretary of the Committee. Objects will not be valued prior to inquest nor will the Committee adopt a minimum valuation threshold. The valuation will be as at the time of finding of the object and in the condition in which it was found (see also paragraph 47). It is expected that the Committee will be aware of the potential value of the object in its conserved state, after the deduction of notional cleaning and conservation costs. A valuation cannot be altered retrospectively in the light of a subsequent find. The valuation of newly discovered objects from a previously examined find may take account of that previous discovery.

67. All interested parties (finders, occupiers and landowners, and any museum that intends to acquire objects from the find) are given the opportunity to make relevant comments on these valuations and on the reports of the national museums before the Committee reaches its decision; in addition, finders, occupiers, landowners and museums have the right to submit their own evidence to the Committee. Such evidence may be in the form of valuations commissioned by these parties. The Committee reserves the right to adopt safeguards to ensure the reliability of the parties’ valuation evidence; for example, greater weight will be given to that from a valuer who belongs to a relevant recognised trade association with its own professional code. Objects will normally be valued at the first Committee meeting to be held after the Committee’s commissioned valuation has been received. However, if the parties require more time, a maximum of 28 days can be allowed for them to submit their own evidence before the Committee meets to decide on its recommendation. Finders are recommended to retain a photographic record of the object to assist in any independent valuation they may commission.

68. It is important to bear in mind that a finder who fails to report a find of treasure in contravention of section 8 of the Act and sells it to a dealer has not only committed an offence but is likely to obtain a much lower price for it than if he had reported it in the proper way.
Reporting a find of treasure in accordance with the requirements of the Act is the best guarantee of receiving a fair reward.

69. In addition, the Secretary of State may request the Treasure Valuation Committee to investigate the circumstances where there may be any grounds for the abatement of the reward under the terms of paragraphs 84 and 85 and to make a recommendation.

70. Should an interested party (as defined in paragraph 67) be dissatisfied with the Committee’s recommendation, that party has the right to make representations to the Secretary of State before a decision is made. The Secretary of State will normally allow 28 days after the finder, the occupier, landowner or museum has been notified of the Committee’s recommendation to allow any representation to be made before making the order. The Secretary of State’s decision will be subject to the jurisdiction of the courts by way of judicial review. Any claim of maladministration can be investigated by the Parliamentary Commissioner for Administration.
J. Rewards

I. Objectives

71. Finders are reminded that they may consider, in the first instance, foregoing cash rewards to allow eligible public collections to acquire treasure without payment. With the finder’s consent, full and appropriate recognition of such action should always be given. It is acknowledged, however, that many finders will seek rewards for their finds. The paramount objective in the payment of *ex gratia* rewards for finds of treasure is to encourage the reporting of finds and to ensure that there are adequate incentives to finders while at the same time discouraging wrong behaviour. The Department for Culture, Media and Sport will pay the reward to the person or persons entitled to it according to the provisions in these guidelines. The Department will only make such payment after having received an equivalent sum of money from the museum or museums which wish to acquire the objects.

II. Guidelines for the payment of rewards where the finder is searching for artefacts

72. Those eligible to receive rewards are the finder(s), landowner and/or occupier. Where the finder has a valid permission from the occupier or landowner to be on the land where he made his find in order to search for and remove artefacts he will receive his full share of the reward. The burden of proof as to whether he has permission will rest with the finder. It is normal practice to divide rewards equally between the finder and landowner on a 50:50 basis unless another form of agreement has been reached between them (see paragraph 73), or the reward is abated.

73. If it is established that the permission to enter the land was subject to the finder and occupier and/or the landowner agreeing to share any reward, the Secretary of State will be prepared to apportion the reward with reference to the agreement. If there is a
74. There may be occasions where an occupier for the time being, because of the extent and nature of his interest in the land, did not have the capacity to give permission and should not have done so: for example, an agricultural tenant may be prohibited from authorising a treasure search under the terms of his tenancy. It is not thought appropriate to abate the finder’s reward unless it appears to the Secretary of State that the finder was aware, or could reasonably have established, that the person who granted consent to enter into the land had no authority to do so. Where the Secretary of State does abate the finder’s reward, the balance of the abated reward will be paid to the person who would have been entitled to give permission to enter the land to search for treasure (usually the landowner).

75. Following from this, there may also be occasions on which an occupier for the time being, because of the extent and nature of his interest in the land, would be liable to a person having a superior interest in the land for the proceeds of the sale of any object found on the land and the Secretary of State intends to give effect to this in making the reward. If there is a dispute as to how a reward should be apportioned between the occupier of the land and the person having the superior interest (usually the owner), the Secretary of State will determine what is appropriate, acting on the advice of the Treasure Valuation Committee.

76. Whenever there is a dispute as to whether a reward should be abated or as to how it should be apportioned, the Secretary of State will have regard to any representations made by the parties and may ask for advice from the Treasure Valuation Committee.
77. If there is more than one finder, that residual part of the reward to which they are entitled (after the deduction of the portion due to the landowner) will normally be paid to them in equal proportions except where there is an agreement to the contrary.

78. If a finder does not remove the whole of a find from the ground but reports it, thus affording the opportunity for the archaeological excavation or investigation of the remainder of the find, the original finder will normally be eligible for a reward for the whole find and not just that part which he himself had removed from the ground, although the Secretary of State will need to examine the individual circumstances of each case.

79. Finders may expect to receive no rewards at all or abated rewards under the following circumstances:

(i) where the finder has committed an offence under section 8 of the Act by failing to report treasure within 14 days of making the find or within 14 days of believing or of having reasonable grounds for believing that the find was treasure, without a reasonable excuse;

(ii) where the finder has committed an offence under section 42 of the 1979 Ancient Monuments and Archaeological Areas Act (unauthorised use of a metal detector in a protected place) (see paragraph 31);

(iii) where there is evidence of illegal activity in relation to a find whether or not a prosecution has been mounted;

(iv) where all the relevant circumstances surrounding a find, including the find-spot, were not reported;

(v) where a finder has failed to deposit a find promptly as directed by the coroner and/or where there is evidence that only part of a find has been handed in;

(vi) where there are reasonable grounds for believing that a find was made elsewhere than on the alleged site;
(vii) where there are reasonable grounds for believing that the finder was trespassing;9

(viii) where significant damage has been done deliberately or recklessly either to the actual object, or to a surrounding monument or to the archaeological deposits making up the contexts which may explain the circumstances in which the object became buried or concealed, when the object was removed from the place where it was found;

(ix) where there are other factors that the Secretary of State thinks it appropriate to take into account in individual cases.

It will be within the discretion of the Secretary of State to decide by how much the reward to the finder is to be abated in such circumstances or whether no reward will be payable at all to the finder.

80. In such circumstances the occupier or the landowner will be eligible for the whole of the balance of the reward in such proportion as the Secretary of State may determine, according to the principles laid down in paragraph 74, provided that there is no evidence that they have been a party to wrong behaviour on the part of the finder. The museum that acquires the find will only have to pay that part of the reward that is actually payable.

81. Rewards will not be payable when the find is made by an archaeologist or anyone engaged on an archaeological excavation or investigation. In cases of uncertainty archaeologists are recommended to require any individuals for whom they are responsible, or to whom they have given, or for whom they have sought, permission to search, to sign a statement waiving their right to a reward. If there is doubt as to whether the finder was an archaeologist (or a person engaged on an archaeological excavation or investigation) the Treasure Valuation

9 As regards finds made on the foreshore (that is the land between mean high water and mean low water), the Crown Estate confirms that a finder on Crown Estate foreshore will ordinarily be treated as being on the land with permission, that is not trespassing, but this implied permission does not include permission to search. (Just over half of the foreshore on the coast of England, Wales and Northern Ireland is Crown land.)
Committee shall decide. This will not affect any interest that the occupier or the landowner may have in any reward. The proportion of any reward payable to an eligible landowner (or occupier) is 50 per cent. (See also paragraph 52.)

III. Guidelines for the payment of rewards where the finder was not searching for artefacts

82. Where the finder, who has not been searching for artefacts, makes a chance find and where he clearly has permission to be where he made his find and where he has reported his find according to the law, then the reward will be divided in whatever proportions the Secretary of State thinks fit, taking account of the circumstances of each case. In most cases the finder or finders may expect to receive half of the reward; that part of the reward for which the occupier and the landowner may be eligible will be divided between them according to the principles laid down in paragraph 74 (see also paragraph 81).

83. Where the finder has not been searching for artefacts and there are reasonable grounds for believing that the finder did not have permission to be where he made the find, then it may be appropriate for the reward to be divided between the finder, the occupier and the landowner, the Secretary of State being able to use discretion according to the individual circumstances of the case.

IV. Amount of abatement

84. Decisions about the level of rewards in individual cases will be taken in the light of the particular circumstances of each case and in making a decision the Secretary of State shall be guided by the recommendations of the Treasure Valuation Committee. In making its recommendations, the Committee shall seek to find a balance between the objective of rewards to encourage the prompt and proper reporting of finds, and the need for rewards not in themselves to provide an incentive for illegal or improper behaviour. The Committee shall also take account of the archaeological and historical
significance of the effect of illegal or improper behaviour involved in the specific circumstances of a particular case. In such cases the interested parties will have the opportunity to submit evidence to the Committee. The Secretary of State will notify the parties concerned of the decision, giving such reasons as may be necessary.

85. The Secretary of State’s decision will be subject to the jurisdiction of the courts by way of judicial review. Any claim of maladministration can be investigated by the Parliamentary Commissioner for Administration.
K. Annual Report

86. The Act requires the Secretary of State to report to Parliament annually on the operation of the Act. This report comprises a list of all cases of treasure and also those cases that have been disclaimed by the Secretary of State. It may also include further information about the archaeological context of treasure, associated non-treasure objects and the treasure process itself. All individuals and grant-giving bodies who have helped museums to acquire treasure, including finders who have waived rewards, and who have no objection to public recognition, will be acknowledged in the report.
L. **Speed of Handling Cases**

87. The Government believes that it is very important that cases of treasure and potential treasure should be dealt with by all bodies concerned (museums, archaeologists, finds liaison officers and the police to whom such objects may be reported, coroners, the national museums, the Department for Culture, Media and Sport, the Treasure Valuation Committee) as expeditiously as possible and requests these bodies to do all that they can to ensure this; as a general rule the target should be that the period between the find being received by the coroner or by the organisation to whom he has directed that the find be delivered and the payment of an *ex gratia* reward should not be longer than twelve months (provided no challenges are made to valuations), although it may be necessary to exceed this period in exceptional cases such as large hoards of coins, or finds that present particular difficulties. The Treasure Registrar (or, for finds in Wales, the National Museums & Galleries of Wales) will write to finders when a find first comes to the national museum (or other relevant museum as agreed) and copy to the finder the museum’s report to the coroner. The coroner will inform the national museum, the finder and the landowner/occupier of the date of the inquest. The Department for Culture, Media and Sport will keep finders and other interested parties fully informed of the progress of their cases once a find has been declared to be treasure and a museum wishes to acquire it. The target time between the valuation of a find having been agreed by all interested parties and the payment of the reward should be three months, or four months in cases where museums have to seek grants from other bodies, provided that no interested party (as defined in paragraph 67) makes a representation to the Secretary of State concerning the Treasure Valuation Committee’s recommendation. In cases where finds are disclaimed before an inquest is held in accordance with the procedure laid down in paragraphs 48–51, the target time should be six months between the receipt of the find by the coroner or by the
organisation to whom he has directed that the find should be delivered and the coroner notifying his intention to return the object(s).

88. Target times will be examined again in the context of any further review of this Code of Practice (see paragraph 89).
M. Codes of Practice

89. The Act requires the Secretary of State to keep this Code under review. A review was carried out in 2000–2001 after the Act had been in operation for three years and the review recommended adjustments to the definition of treasure, according to the powers in section 2, and a number of revisions to the Code: it examined, amongst other things, the target times for the handling of cases, the arrangements for the acquisition of finds set down in paragraph 63 and the valuation of treasure. Those bodies which were consulted on the Code originally were given the opportunity to participate in the review. All changes agreed by the Secretary of State have been included in this revised (2002) edition of the Code. Further reviews may take place, at the discretion of the Secretary of State, five years after the publication of the revised Code of Practice.
Appendix 1: Treasure Act 1996

ARRANGEMENTS OF SECTIONS

Meaning of ‘treasure’
Section 1. Meaning of ‘treasure’.
Section 2. Power to alter meaning.
Section 3. Supplementary.

Ownership of treasure
Section 4. Ownership of treasure which is found.
Section 5. Meaning of ‘franchisee’.
Section 6. Treasure vesting in the Crown.

Coroners’ jurisdiction
Section 7. Jurisdiction of coroners.
Section 8. Duty of finder to notify coroner.
Section 9. Procedure for inquests.

Rewards, codes of practice and report
Section 10. Rewards.
Section 11. Codes of practice.

Miscellaneous
Section 14. Consequential amendments.
Section 15. Short title, commencement and extent.

ELIZABETH II C. 24
Treasure Act 1996

1996 CHAPTER 24

An Act to abolish treasure trove and to make fresh provision in relation to treasure. [4th July 1996.]

Be it enacted by the Queen’s most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same as follows:

Meaning of Treasure

1. — (1) Treasure is:
   (a) any object at least 300 years old when found which:
      (i) is not a coin but has metallic content of which at least 10 per cent by weight is precious metal;
      (ii) when found, is one of at least two coins in the same find which are at least 300 years old at that time and have that percentage of precious metal; or
      (iii) when found, is one of at least ten coins in the same find which are at least 300 years old at that time;
   (b) any object at least 200 years old when found which belongs to a class designated under section 2(1);
   (c) any object which would have been treasure trove if found before the commencement of section 4;
   (d) any object which, when found, is part of the same find as:
      (i) an object within paragraph (a), (b) or (c) found at the same time or earlier; or
      (ii) an object found earlier which would be within paragraph (a) or (b) if it had been found at the same time.

(2) Treasure does not include objects which are:
   (a) unworked natural objects, or
   (b) minerals as extracted from a natural deposit, or which belong to a class designated under section 2 (2).
2. — (1) The Secretary of State may by order, for the purposes of section 1(1)(b), designate any class of object which he considers to be of outstanding historical, archaeological or cultural importance.

(2) The Secretary of State may by order, for the purposes of section 1(2), designate any class of object which (apart from the order) would be treasure.

(3) An order under this section shall be made by statutory instrument.

(4) No order is to be made under this section unless a draft of the order has been laid before Parliament and approved by a resolution of each House.

3. — (1) This section supplements section 1.

(2) ‘Coin’ includes any metal token which was, or can reasonably be assumed to have been, used or intended for use as or instead of money.

(3) ‘Precious metal’ means gold or silver.

(4) When an object is found, it is part of the same find as another object if:

(a) they are found together,

(b) the other object was found earlier in the same place where they had been left together,

(c) the other object was found earlier in a different place, but they had been left together and had become separated before being found.

(5) If the circumstances in which objects are found can reasonably be taken to indicate that they were together at some time before being found, the objects are to be presumed to have been left together, unless shown not to have been.

(6) An object which can reasonably be taken to be at least a particular age is to be presumed to be at least that age, unless shown not to be.

(7) An object is not treasure if it is wreck within the meaning of Part IX of the Merchant Shipping Act 1995.
Ownership of treasure

4. — (1) When treasure is found, it vests, subject to prior interests and rights:
   (a) in the franchisee, if there is one;
   (b) otherwise, in the Crown.

(2) Prior interests and rights are any which, or which derive from any which:
   (a) were held when the treasure was left where it was found, or
   (b) if the treasure had been moved before being found, were held when it was left where it was before being moved.

(3) If the treasure would have been treasure trove if found before the commencement of this section, neither the Crown nor any franchisee has any interest in it or right over it except in accordance with this Act.

(4) This section applies:
   (a) whatever the nature of the place where the treasure was found, and
   (b) whatever the circumstances in which it was left (including being lost or being left with no intention of recovery).

5. — (1) The franchisee for any treasure is the person who:
   (a) was, immediately before the commencement of section 4, or
   (b) apart from this Act, as successor in title, would have been, the franchisee of the Crown in right of treasure trove for the place where the treasure was found.

   (2) It is as franchisees in right of treasure trove that Her Majesty and the Duke of Cornwall are to be treated as having enjoyed the rights to treasure trove which belonged respectively to the Duchy of Lancaster and the Duchy of Cornwall immediately before the commencement of section 4.

6. — (1) Treasure vesting in the Crown under this Act is to be treated as part of the hereditary revenues of the Crown to which section 1 of the Civil List Act 1952 applies (surrender of hereditary revenues to the Exchequer).
(2) Any such treasure may be transferred, or otherwise disposed of, in accordance with directions given by the Secretary of State.

(3) The Crown’s title to any such treasure may be disclaimed at any time by the Secretary of State.

(4) If the Crown’s title is disclaimed, the treasure:
   (a) is deemed not to have vested in the Crown under this Act, and
   (b) without prejudice to the interests or rights of others, may be delivered to any person in accordance with the code published under section 11.

Coroners’ jurisdiction

7. — (1) The jurisdiction of coroners which is referred to in section 30 of the Coroners Act 1988 (treasure) is exercisable in relation to anything which is treasure for the purposes of this Act.

(2) That jurisdiction is not exercisable for the purposes of the law relating to treasure trove in relation to anything found after the commencement of section 4.

(3) The Act of 1988 and anything saved by virtue of section 36(5) of that Act (saving for existing law and practice etc.) has effect subject to this section.

(4) An inquest held by virtue of this section is to be held without a jury, unless the coroner orders otherwise.

8. — (1) A person who finds an object which he believes or has reasonable grounds for believing is treasure must notify the coroner for the district in which the object was found before the end of the notice period.

(2) The notice period is fourteen days beginning with:
   (a) the day after the find; or
   (b) if later, the day on which the finder first believes or has reason to believe the object is treasure.

(3) Any person who fails to comply with subsection (1) is guilty of an offence and liable on summary conviction to:
   (a) imprisonment for a term not exceeding three months;
(b) a fine of an amount not exceeding level 5 on the standard scale; or
(c) both.

(4) In proceedings for an offence under this section, it is a defence for the defendant to show that he had, and has continued to have, a reasonable excuse for failing to notify the coroner.

(5) If the office of coroner for a district is vacant, the person acting as coroner for that district is the coroner for the purposes of subsection (1).

9. — (1) In this section ‘inquest’ means an inquest held under section 7.
(2) A coroner proposing to conduct an inquest must notify:
   (a) the British Museum, if his district is in England; or
   (b) the National Museum of Wales, if it is in Wales.
(3) Before conducting the inquest the coroner must take reasonable steps to notify:
   (a) any person who it appears to him may have found the treasure; and
   (b) any person who, at the time the treasure was found, occupied land which it appears to him may be where it was found;
(4) During the inquest the coroner must take reasonable steps to notify any such person not already notified.
(5) Before or during the inquest, the coroner must take reasonable steps:
   (a) to obtain from any person notified under subsection (3) or (4) the names and addresses of interested persons; and
   (b) to notify any interested person whose name and address he obtains.
(6) The coroner must take reasonable steps to give any person notified under subsection (3), (4) or (5) an opportunity to examine witnesses at the inquest.
(7) In subsections (5) and (6), ‘interested person’ means a person who appears to the coroner to be likely to be concerned with the inquest:
   (a) as the finder of the treasure or otherwise involved in the find;
(b) as the occupier, at the time when the treasure was found, of the land where it was found, or
(c) as having had an interest in that land at that time or since.

Rewards and codes of practice

10. — (1) This section applies if treasure:
(a) has vested in the Crown under section 4; and
(b) is to be transferred to a museum.
(2) The Secretary of State must determine whether a reward is to be paid by the museum before the transfer.
(3) If the Secretary of State determines that a reward is to be paid, he must also determine, in whatever way he thinks fit:
(a) the treasure’s market value;
(b) the amount of the reward;
(c) to whom the reward is to be payable; and
(d) if it is to be payable to more than one person, how much each is to receive.
(4) The total reward must not exceed the treasure’s market value.
(5) The reward may be payable to:
(a) the finder or any other person involved in the find;
(b) the occupier of the land at the time of the find;
(c) any person who had an interest in the land at that time, or has had such an interest at any time since then.
(6) Payment of the reward is not enforceable against a museum or the Secretary of State.
(7) In a determination under this section, the Secretary of State must take into account anything relevant in the code of practice issued under section 11.
(8) This section also applies in relation to treasure which has vested in a franchise under section 4, if the franchisee makes a request to the Secretary of State that it should.

11. — (1) The Secretary of State must:
(a) prepare a code of practice relating to treasure;
(b) keep the code under review; and
(c) revise it when appropriate.
(2) The code must, in particular, set out the principles and practice to be followed by the Secretary of State:
(a) when considering to whom treasure should be offered;
(b) when making a determination under section 10; and
(c) where the Crown’s title to treasure is disclaimed.

(3) The code may include guidance for:
(a) those who search for or find treasure; and
(b) museums and others who exercise functions in relation to treasure.

(4) Before preparing the code or revising it, the Secretary of State must consult such persons appearing to him to be interested as he thinks appropriate.

(5) A copy of the code and of any proposed revision of the code shall be laid before Parliament.

(6) Neither the code nor any revision shall come into force until approved by a resolution of each House of Parliament.

(7) The Secretary of State must publish the code in whatever way he considers appropriate for bringing it to the attention of those interested.

(8) If the Secretary of State considers that different provision should be made for:
(a) England and Wales, and
(b) Northern Ireland,
or that different provision should otherwise be made for treasure found in different areas, he may prepare two or more separate codes.

12. — (As soon as reasonably practicable after each anniversary of the coming into force of this section, the Secretary of State shall lay before Parliament a report on the operation of this Act in the preceding year.

Miscellaneous
13. — In the application of this Act to Northern Ireland:
(a) in section 7:
   (i) in subsection (1), for ‘section 30 of the Coroners Act 1988’
14. — (1) In section 33 of the Coroners Act (Northern Ireland) 1959 (inquest on treasure trove), for ‘treasure trove’ substitute ‘treasure’.
(2) In section 54(3) of the Ancient Monuments and Archaeological Areas Act 1979 (saving for rights in relation to treasure trove) for ‘in relation to treasure trove’ substitute ‘under the Treasure Act 1996’.
(3) In Article 42 of the Historic Monuments and Archaeological Objects (Northern Ireland) Order 1995 (reporting of archaeological objects):
   (a) after paragraph (10) insert:
      (10A) This Article does not apply in relation to an object if the person who found it believes or has reasonable grounds for believing that the object is treasure within the meaning of the Treasure Act (1996).
   (b) in paragraph (11)(a) for ‘treasure trove’ substitute ‘any treasure within the meaning of the Treasure Act 1996’.
(4) Subsections (2) and (3)(b) have effect in relation to any treasure found after the commencement of section 4.
(5) Subsection (3)(a) has effect in relation to any object found after the commencement of section 8.

15. — (1) This Act may be cited as the Treasure Act 1996.
(2) This Act comes into force on such day as the Secretary of State may by order made by statutory instrument appoint; and different days may be appointed for different purposes.
(3) This Act does not extend to Scotland.
Whereas a draft of this Order has been laid before, and approved by resolution of each House of Parliament pursuant to section 2(4) of the Treasure Act 1996(a);

Now, therefore the Secretary of State, in exercise of the powers conferred upon her by section 2(1) and (3) of the Treasure Act 1996 and all other powers enabling her in that behalf, hereby makes the following order:

Citation, commencement and application

(1) This Order may be cited as the Treasure (Designation) Order 2002 and shall come into force on 1st January 2003.

(2) This Order applies only in relation to objects found on or after the date when it comes into force.

Interpretation

1. In this Order—
   “the Act” means the Treasure Act 1996;
   “base metal” means any metal other than gold or silver; and
   “of prehistoric date” means dating from the Iron Age or any earlier period.

(a) 1996 c.24.
Designation of classes of objects of outstanding historical, archaeological or cultural importance

3. The following classes of objects are designated pursuant to section 2(1) of the Act:

(a) any object (other than a coin), any part of which is base metal, which, when found, is one of at least two base metal objects in the same find which are of prehistoric date;

(b) any object, other than a coin, which is of prehistoric date, and any part of which is gold or silver.

21st October 2002

Tessa Blackstone
Minister of State for Culture, Media and Sport

EXPLANATORY NOTE

(This note is not part of the Order)

This Order extends the definition of “treasure” in section 1 of the Treasure Act 1996 (“the Act”) by designating under section 2(1) of the Act two classes of objects as being of outstanding historical, archaeological or cultural importance. The Order applies to England, Wales and Northern Ireland.

The first class of object is one of at least two base metal objects (other than coins), from the same find which are of prehistoric date.

The second class of object is any object (other than a coin) of prehistoric date, any part of which is gold or silver.
Appendix 2: Sources of Further Advice

A. CORONERS

Note: the information in this list is liable to change. The Home Office (0870 0001585/public.enquiries@homeoffice.gsi.gov.uk) will maintain a current list; alternatively addresses and telephone numbers of coroners can be found by referring to the telephone directory (under ‘Coroner’) or by asking the police. Where an individual coroner has several addresses, written communications should generally be sent to the first address.

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<tr>
<th>District</th>
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<tr>
<td>ENGLAND</td>
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<td>AVON</td>
<td>Coroner – P E A Forrest</td>
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<tr>
<td></td>
<td>Coroner’s Court, Backfields, Upper York Street, Bristol BS2 8QP</td>
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<tr>
<td></td>
<td>Tel: 01272 428322</td>
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<td>Fax: 0117 944 5492</td>
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<tr>
<td>BEDFORDSHIRE</td>
<td>Coroner – D S Morris</td>
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<tr>
<td></td>
<td>Coroner’s Office, 15 Goldington Road, Bedford MK40 3JY</td>
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<td>Tel: 01234 273013</td>
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<td>Fax: 01234 273014</td>
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<td>Luton Police Station, Buxton Road, Luton LU1 1SD</td>
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<td></td>
<td>Tel: 01582 394263</td>
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<td>Fax: 01582 394350</td>
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<tr>
<td>BERKSHIRE</td>
<td>Coroner – PJ Bedford</td>
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<tr>
<td>East (Bracknell, Slough, Windsor and Maidenhead and Wokingham)</td>
<td>Thames Valley Police, Langley Police Station, Langley, Slough, Berks SL3 8NF</td>
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<tr>
<td></td>
<td>Tel: 01753 211825</td>
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<td>District</td>
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<td>Thames Valley Police,</td>
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<td>Bracknell Police</td>
<td>Station, The Broadway, Bracknell, Berks</td>
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<tr>
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<td>Reading</td>
<td>Coroner – Dr A J Pim</td>
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<tr>
<td>The Mortuary, Royal</td>
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<tr>
<td>Berkshire Hospital,</td>
<td>London Road, Reading RG1 5AN</td>
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<td>RG1 5AN</td>
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<td>West (Newbury)</td>
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<td>BUCKINGHAMSHIRE</td>
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<td>Wendover Road, Aylesbury, Bucks HP21 7LA</td>
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<tr>
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<td>Tel: 01296 396066</td>
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| Milton Keynes               | Coroner – R H G Corner  
Milton Keynes Police Station,  
302 North Row, Witan Gate East,  
Central Milton Keynes MK9 2DS  
Tel: 01908 686031  
Fax: 01908 686187          |
| CAMBRIDGESHIRE              |                                                                                                                                                   |
| South and West Cambridgeshire | Coroner – D S Morris  
Box Res 1407, Shire Hall, Castle Hill,  
Cambridge CB3 0AP  
Tel: 01223 217101  
Tel: 01223 718621  
Fax: 01223 717587          |
| Huntingdon                  | Coroner – D S Morris  
Ramsey Police Station, Blenheim Road,  
Ramsey, Cambridgeshire PE26 1AL  
Tel: 01480 422932  
Fax: 01480 422931          |
| Northern (Fenland)          | Coroner – W R Morris  
1 and 2 York Row, Wisbech,  
Cambridgeshire PE13 1EA  
Tel: 01945 461456  
Fax: 01945 461364          |
| Peterborough                | Coroner – G S Ryall  
Police Station, Bridge Street,  
Peterborough, Cambridgeshire  
Tel: 01733 424459/0         |
| CHESHIRE                    | Coroner – N L Rheinberg  
57 Winmarleigh Street, Warrington, WA1 1LE  
Tel: 91925 444216  
Fax: 01925 444219          |
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<td>(Redcar and Cleveland, Middlesbrough, Stockton-on-Tees)</td>
<td>Police HQ, Ladgate Lane, Middlesbrough TS8 9EH</td>
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<tr>
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<td>Tel: 01642 243221</td>
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<tr>
<td>Hartlepool</td>
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<td>Police HQ, Ladgate Lane, Middlesbrough TS8 9EH</td>
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<td><strong>CORNWALL</strong></td>
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<tr>
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<tr>
<td></td>
<td>Bodmin Police Station, Priory Road, Bodmin, Cornwall PL31 2AA</td>
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<tr>
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<td>Truro and West</td>
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<td>(Carrick, Kerrier, Penwith)</td>
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<td><strong>CUMBRIA</strong></td>
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<td>Furness</td>
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<td>(Barrow-in-Furness, part of South Lakeland)</td>
<td>Central Police Station, Market Street, Barrow-in-Furness, Cumbria LA14 2LE</td>
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<td>District</td>
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<tr>
<td>North Eastern</td>
<td>Coroner – J Grierson</td>
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<tr>
<td>(Carlisle and parts of</td>
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<td>Southern (part of</td>
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<td>Western (Copeland and parts of</td>
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<td>DERBYSHIRE</td>
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<td>Derby and South</td>
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<td>Tel: 01332 613014</td>
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<tr>
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<td>High Peak</td>
<td>Coroner – C Rushton</td>
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<tr>
<td>(High Peak and parts of Amber</td>
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<tr>
<td>Valley and West Derbyshire)</td>
<td>Stockport SK7 6AD</td>
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<td>Tel: 0161 419 9626</td>
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<td>Scarsdale</td>
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<tr>
<td></td>
<td>Tel: 01246 277271 ext 2218</td>
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<td>District</td>
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<td>DEVON</td>
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<td>Exeter and Greater</td>
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<td>(East Devon and Exeter,</td>
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<td>Teignbridge, North</td>
<td>Tel: 01392 876575</td>
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<td>Devon, Torridge and</td>
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<td>North Walk, Barnstaple, Devon EX31 1DQ</td>
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<td>Coroner – N S Meadows</td>
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<tr>
<td>(Plymouth and part of</td>
<td>3 The Crescent, Plymouth PL1 3AB</td>
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<tr>
<td>South Hams)</td>
<td>Tel: 01752 204636</td>
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<td>Fax: 01752 313297</td>
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<tr>
<td>Torbay and South</td>
<td>Coroner – H M Turner</td>
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<tr>
<td>(Torbay and parts of</td>
<td>2 Vaughan Parade, Torquay TQ2 5EF</td>
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<tr>
<td>South Hams and</td>
<td>Tel: 01803 296221</td>
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<td>(Bournemouth, Christchurch, Poole, Purbeck and Wimborne)</td>
<td>The Coroner’s Court, Stafford Road, Bournemouth BH1 1PA</td>
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<td>Tel: 01202 310049</td>
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<td>Western</td>
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<td>Tel: 01305 223033</td>
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<td><strong>DURHAM</strong></td>
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| **South** (Darlington, Sedgefield, Teesdale and Wear Valley) | **Coroner – C E Penna**  
Police Office, St Cuthberts Way, Darlington, Co. Durham DL1 5LW.  
Tel: 01325 467681  
Fax: 01325 742110  
Police Office, Woodhouse Lane, Bishop Auckland, Co. Durham DL14 6LB  
Tel: 01388 603566  
Fax: 01325 742310 |
| **North** (Chester-le-Street, Derwentside, Durham and Easington) | **Coroner – A Tweddle**  
Police Station, New Elvet, Durham City  
Tel: 0191 386 4222  
Police Station, Stanley, Co. Durham  
Tel: 01207 232144 |
| **ESSEX**         |                                                                                     |
| **No. 1 District** (Basildon, Braintree, Brentwood, Chelmsford, Colchester, Epping Forest, Harlow, Maldon, Tendring, Thurrock and Uttlesford) | **Coroner – Mrs C M Beasley Murray**  
(Clacton) Police Station, Clacton on Sea, Essex CO15 1ET  
Tel: 01255 221312 ext 16210  
Fax: 01255 221312  
(Colchester) Colchester General Hospital, Turner Road, Colchester, Essex CO4 5JL  
Tel: 01206 832300  
Fax: 01206 845628  
(Chelmsford) Police Station, New Street, Chelmsford, Essex CM1 1NF  
Tel: 01245 491212 ext 60826  
Fax: 01245 491212 |
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<td>(Basildon Grays) Basildon Hospital, Nethermayne, Basildon, Essex SS16 5NL</td>
<td>Tel: 01268 593770  Fax: 01268 593754</td>
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<tr>
<td>(Harlow) 2 Orchard Croft, The Stow, Harlow, Essex CM20 3BA</td>
<td>Tel: 01279 641212 ext 26201</td>
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<tr>
<td>(Romford) Oldchurch Hospital, Oldchurch Road, Romford, Essex RM7 0BE</td>
<td>Tel: 01708 746431  Fax: 01708 757032</td>
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<tr>
<td>Southend and South East Essex District</td>
<td>Coroner – Dr P J Dean  Rochford Police Station, South Street, Rochford, Essex SS4 1BL  Tel: 01702 530911  Fax: 01702 530188</td>
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<td>GLOUCESTERSHIRE</td>
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<td>Cheltenham</td>
<td>Coroner – A Lester Maddrell</td>
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<tr>
<td>(Cheltenham and parts of Cotswold, Stroud and Tewkesbury)</td>
<td>109 The Promenade, Cheltenham, Glos GL50 1NW  Tel: 01242 221064  Fax: 01242 226575</td>
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<tr>
<td>Gloucester (Gloucester and Forest of Dean and parts of Cotswold, Stroud and Tewkesbury)</td>
<td>Coroner – D M Gibbons  57 Westgate Street, Gloucester GL1 2NY  Tel: 01452 525164  Fax: 01452 307935</td>
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<td>District</td>
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<td>HAMPSHIRE</td>
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| Central              | Coroner – G A Short  
Coroner’s Office, 19 St Peter Street,  
Winchester, Hants SO23 8BU  
Tel: 01962 844440  
Fax: 01962 842300 |                                                                                                                                                    |
| North East           | Coroner – A M Bradley  
Police Station, London Road,  
Basingstoke 0845 0454545?  
Tel: 01256 473111  
Fax: 01256 58199 |                                                                                                                                                    |
| Portsmouth and South East | Coroner – J R Kenroy  
Kingston Crescent Police Station,  
Portsmouth, Hants PO2 8BU  
Tel: 01705 660625  
Fax: 01705 666521 |                                                                                                                                                    |
| Southampton          | Coroner – K S Wiseman  
Coroner’s Office, Police Station, Civic Centre,  
Southampton SO14 7LG  
Tel: 01703 581111 ext 3149  
Fax: 01703 223631 |                                                                                                                                                    |
| HEREFORDSHIRE        | Coroner – D M Halpern  
36/37 Bridge Street, Hereford HR4 9DJ  
Tel: 01432 355301  
Fax: 01432 356619 |                                                                                                                                                    |
| HERTFORDSHIRE        |                                                                                                                                                    |
| Hertford District    | Coroner – A Lawson  
Hertford Coroner’s Unit, 1st Floor,  
Leahoe House, Hertfordshire County Council,  
Hertfordshire SG13 8DE  
Tel: 01992 555545  
Fax: 01992 555495 |                                                                                                                                                    |
<table>
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<th>Address of Officer</th>
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| West Hertfordshire & Hitchin District | Coroner – E G Thomas
(Hertsmere, St Albans, Watford, Stevenage and parts of East Herts, North Herts and Welwyn Hatfield) |
|                          | West Hertfordshire and Hitchin Coroner’s Unit, 1st Floor, Leahoe House, Hertfordshire County Council, Hertfordshire SG13 8DE |
|                          | Tel: 01992 556609
Fax: 01992 556602 |
| ISLE OF WIGHT             | Coroner – J A Matthews
3–9 Quay Street, Newport, Isle of Wight PO30 5BB |
|                          | Tel: 01983 520697
Fax: 01983 527678 |
| KENT                     | Coroner – Rachel Redman
(Ashford) Ashford Police Station, Tufton Street, Ashford, Kent TN23 1BT |
|                          | Tel: 01233 619213
Fax: 01233 619213 |
|                          | Folkestone Police Station, Bouverie Road West, Folkestone, Kent CT20 2RW |
|                          | Tel: 01303 289615
Fax: 01303 289164 |
|                          | Nackington Road Police Station, Nackington Road, Canterbury, Kent CT4 7AZ |
|                          | Tel: 01227 817186
Fax: 01227 817212 |
|                          | Dover Police Station, Ladywell, Dover, Kent CT16 1DQ |
|                          | Tel: 01304 218121
Fax: 01304 218152 |
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<td><strong>Mid Kent and Medway</strong></td>
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<tr>
<td><strong>(Maidstone)</strong></td>
<td>Police Station, Palace Avenue,</td>
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<td><strong>(Medway and Swale)</strong></td>
<td>HM Coroner’s Officers Dept,</td>
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<td>Medway Maritime Hospital, Windmill Road,</td>
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<td><strong>North East</strong></td>
<td><strong>Coroner – Miss R M Cobb</strong></td>
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<td><strong>(Thanet)</strong></td>
<td>Margate Police Station, Ford Hill,</td>
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<td><strong>North West</strong></td>
<td><strong>Coroner – R Hatch</strong></td>
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<td><strong>(Sevenoaks, Tonbridge and</strong></td>
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<td><strong>(Dartford, Gravesend)</strong></td>
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<td>Tel: 01322 283121</td>
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<td><strong>LANCASHIRE</strong></td>
<td><strong>Coroner – M J H Singleton</strong></td>
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<tr>
<td><strong>Blackburn</strong></td>
<td>7 Richmond Terrace BB1 7BB</td>
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<tr>
<td><strong>(Blackburn, Hynburn and</strong></td>
<td>Tel: 01254 294116</td>
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<td><strong>Ribble Valley)</strong></td>
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<tr>
<td>Blackpool and Fylde</td>
<td>Coroner – S G Lee</td>
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<td>Lancashire Constabulary, Bonny Street,</td>
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<tr>
<td>East (Burnley, Pendle and Rossendale)</td>
<td>Coroner – R G Taylor</td>
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<td>General Hospital, Burnley, Lancashire</td>
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<td>Preston and West Lancashire (Lancaster and Wyre)</td>
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<td>(Chorley, Preston, South Ribble and West Lancs)</td>
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<td>Ormskirk Police Station,</td>
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<td>LEICESTERSHIRE</td>
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<td>Leicester City and South</td>
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<tr>
<td>Blaby, Harborough, Oadby</td>
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<td>Rutland &amp; North</td>
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<tr>
<td>West Lincoln District</td>
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<tr>
<td>Grantham and Sleaford</td>
<td>South Division HQ, St Catherine’s Road, Grantham NG31 9DD</td>
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<tr>
<td>(Lincoln)</td>
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<td>North and Grimsby</td>
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<td>Cleethorpes Town Hall, Knoll Street, Cleethorpes, North East Lincolnshire</td>
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<tr>
<td></td>
<td>Tel: 01472 324005</td>
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</table>
District                Address of Officer

Louth and Spilsby       Coroner – S P G Fisher
                        Boston Police Station, Lincoln Lane, Boston
                        Tel: 01205 312330
                        Fax: 01205 312353

Stamford               Coroner – G S Ryall
                        South Division HQ, St Catherine’s Road,
                        Grantham NG31 9DD
                        Tel: 01476 403217
                        Fax: 01476 403217

LONDON, GREATER
City (Corporation of   Coroner – Dr D R Chambers
London)                 City of London Coroner’s Court,
                        Milton Court, Moor Lane, London EC2Y 9BL
                        Tel: 020 7332 1598
                        Fax: 020 7601 2714

East (Barking and       Coroner – Dr E Stearns
Dagenham, Havering,    Coroner’s Court, Queens Road,
Newham, Redbridge,     Walthamstow, E17 8QP
and Waltham Forest)    Tel: 020 8520 7245
                        Fax: 020 8521 0896

Inner North (Camden,    Coroner – Dr A Reid
Hackney, Islington and St Pancras Coroner’s Court,
Tower Hamlets)         Camley Street, London NW1 0PP
                        Tel: 020 7387 4882
                        Fax: 020 7383 2485
                        Poplar Coroner’s Court,
                        127 Poplar High Street, London E14
                        Tel: 020 7987 3614
                        Fax: 020 7538 0565
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<tr>
<td><strong>Inner South</strong> (Greenwich,</td>
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<td>Lambeth, Lewisham,</td>
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<td>1 Tennis Street, London SE1 1YD</td>
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<tr>
<td></td>
<td>Tel: 020 7407 5611</td>
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<td></td>
<td>Lewisham Office, 8 Ladywell Road, London, SE13 7UW</td>
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<tr>
<td></td>
<td>Tel: 020 8690 2327</td>
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<td></td>
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<tr>
<td><strong>Inner West</strong> (Kensington</td>
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<td>and Chelsea, Merton and</td>
<td>Westminster Coroner’s Court,</td>
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<td>Wandsworth)</td>
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<tr>
<td></td>
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<td>District</td>
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<td>South (Bexley, Bromley,</td>
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<td>West (Ealing, Hammersmith,</td>
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<td>Richmond-upon-Thames</td>
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<td>and Kingston-upon-Thames</td>
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<td>MANCHESTER, GREATER</td>
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<td>(Sefton South) Maghull Police Station, Maghull, Liverpool</td>
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<td>Tel: 0151 777 3380</td>
<td>(Whiston and St Helens) Coroner’s Officer, Whiston Hospital, Whiston, Merseyside</td>
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<td>Tel: 0151 430 1238</td>
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<td>(South East) Ashington Police Station,</td>
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<td>3 Stanley Street, Blyth,</td>
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<td>NOTTINGHAMSHIRE</td>
<td>Coroner – Dr N D Chapman</td>
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<tr>
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<td><a href="mailto:coroners@nottinghamcity.gov.uk">coroners@nottinghamcity.gov.uk</a></td>
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<tr>
<td>OXFORDSHIRE</td>
<td>Coroner – N G Gardiner</td>
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<tr>
<td>(City)</td>
<td>Coroner’s Office, New Post Mortem Suite, John Radcliffe Hospital, Headley Way,</td>
</tr>
<tr>
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<td>Oxford OX3 9DU</td>
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<td>(North Oxon, Banbury, Cherwell, West Oxon)</td>
<td>Coroner’s Office, Horton Hospital, 93-95 Oxford Road, Banbury OX16 9AL</td>
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<td>(South Oxon, Vale of the White Horse)</td>
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<td>District</td>
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| THE ROYAL HOUSEHOLD      | Coroner – Mr Burgess  
West London Coroner’s Court,  
25 Bagleys Lane, London SW6 2QA  
Tel: 020 7371 9935/8  
Fax: 020 7384 2762 |
| SHROPSHIRE               |                                                                                     |
| East                     | Coroner – M T Gwynne  
Edgbaston House, Walker Street, Wellington,  
Telford, Shropshire TF1 1HF  
Tel: 01952 418274  
Fax: 01952 247441 |
| Mid and North West       | Coroner – R D Crawford-Clarke  
West Mercia Constabulary, Police HQ,  
Clive Road, Monkmoor, Shrewsbury SY2 5RW  
Tel: 01743 264711  
Fax: 01743 264879 |
| South                    | Coroner – A F T Sibcy  
18 Broad Street, Ludlow, Shropshire SY8 1NG  
Tel: 01584 873918  
Fax: 01584 876787 |
| SOMERSET                 |                                                                                     |
| Eastern                  | Coroner – T Williams  
Avon and Somerset Constabulary,  
Horsey Lane, Yeovil, Somerset  
Tel: 01935 402128  
Fax: 01935 402184 |
| Western                  | Coroner – M R Rose  
Police Station, Shuttern, Taunton,  
Somerset TA1 3QA  
Tel: 01823 363271  
Fax: 01823 363103 |
<table>
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<td><strong>STAFFORDSHIRE</strong></td>
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<td>North</td>
<td><strong>Coroner – E J Wain</strong></td>
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<tr>
<td>(Newcastle-under-Lyme, Staffordshire Moorlands and Stoke-on-Trent and part of Stafford)</td>
<td>Coroner’s Court and Chambers, 547 Hartshill Road, Hartshill, Stoke on Trent, Staffordshire ST4 6HF Tel: 01782 234777 Fax: 01782 234783</td>
</tr>
<tr>
<td>South (Cannock Chase, East Staffs, Lichfield, South Staffs, Tamworth and part of Stafford)</td>
<td><strong>Coroner – A Haigh</strong></td>
</tr>
<tr>
<td></td>
<td>Stafford Borough Police Station, Eastgate Street, Stafford ST16 2DQ</td>
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<tr>
<td></td>
<td>Tel: 01785 234083 Fax: 01785 234119</td>
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<td>Burton on Trent Police Station, Stapenhill, Burton on Trent, Staffs</td>
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<tr>
<td></td>
<td>Tel: 01785 234783 Fax: 01785 234783</td>
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<td><strong>SUFFOLK</strong></td>
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<tr>
<td>Greater Suffolk</td>
<td><strong>Coroner – Dr P J Dean</strong></td>
</tr>
<tr>
<td>(Ipswich and parts of Babergh, Suffolk Coastal and Mid Suffolk)</td>
<td>Ipswich Police Station, Civic Drive, Ipswich IP1 2AW Tel: 01473 383167 Fax: 01473 281300</td>
</tr>
<tr>
<td></td>
<td>The Mortuary, West Suffolk Hospital, Bury St Edmunds Tel: 01284 713686</td>
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<tr>
<td></td>
<td>Police Headquarters, Raingate Street, Bury St Edmunds Tel: 01284 774167</td>
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<tr>
<td>District</td>
<td>Address of Officer</td>
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| Lowestoft (Waveney and parts of Mid Suffolk and Suffolk Coastal) | Coroner – A Leguen de Lacroix  
Suffolk Police, Old Nelson Street, Lowestoft, Suffolk  
Tel: 01502 562121  
Fax: 01502 508284 |
|           | Coroner – M J C Burgess  
Weybourne House, St Peter’s Hospital, Guildford Road, Chertsey, Surrey KT16 0PZ  
Tel: 01932 205460  
Fax: 01932 874757 |
|           | Police Station, Margaret Road, Guildford, Surrey GU1 4BR  
Tel: 01483 31111 |
|           | Police Station, 79 Reigate Road, Reigate, Surrey RH2 0RY  
Tel: 01737 765040 |
|           | Epsom General Hospital, Dorking Road, Epsom, Surrey  
Tel: 01372 735264 |
|           | Camberley Police Station, Portesbury Road, Camberley, Surrey GU15 3SZ  
Tel: 01276 677598 |
|           | Ashford General Hospital, London Road, Ashford, Surrey  
Tel: 01784 255503 |
<table>
<thead>
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<td>SUSSEX</td>
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<tr>
<td>East (Hastings, Rother and Eastbourne and Wealden)</td>
<td>Coroner – A R Craze  Hastings and Rother District  Hastings and Rother District Police Station, Bohemia Road, Hastings, East Sussex, TN34 1BT  Tel: 01424 456009  Fax: 01424 456096</td>
</tr>
<tr>
<td></td>
<td>Wealden District  Police Station, Hailsham, East Sussex  Tel: 01323 414067  Fax: 01323 414038</td>
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<tr>
<td>Brighton and Hove</td>
<td>Coroner – Miss V Hamilton-Deeley  Brighton Police Station, John Street, East Brighton, Sussex, BN2 2LA  Tel: 01273 665525  Fax: 01273 665543</td>
</tr>
<tr>
<td>West</td>
<td>Coroner – R J Stone  Police Station, Kingsham Road, Chichester, W Sussex  Tel: 01243 520217  Fax: 01243 520270</td>
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<tr>
<td></td>
<td>Police Station, Union Place, Worthing, W Sussex  Tel: 01243 843507  Fax: 01234 843546</td>
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<td></td>
<td>Police Station, Bolnore Road, Haywards Heath, West Sussex  Tel: 01444 445808  Fax: 01444 445857</td>
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<td>District</td>
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<tr>
<td>Police Station, Hurst Road, Horsham, West Sussex Tel: 01243 520286 Fax: 01243 520315</td>
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<tr>
<td>TYNE AND WEAR</td>
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<tr>
<td>South Tyneside</td>
<td>Coroner – T Carney South Tyneside Area Command, Station Road, Millbank, South Shields NE33 2RR Tel: 0191 454 7555 Fax: 0191 563 5052</td>
</tr>
<tr>
<td>(Gateshead and South Tyneside)</td>
<td></td>
</tr>
<tr>
<td>Newcastle upon Tyne</td>
<td>Coroner – D Mitford Coroner’s Court, Bolbec Hall, Westgate Road, Newcastle upon Tyne NE1 1SE Tel: 0191 261 2845 Fax: 0191 261 2952</td>
</tr>
<tr>
<td>North Tyneside</td>
<td>Coroner – C B Gallon 3 Stanley Street, Blyth, Northumberland NE24 2BS Tel: 01670 352121 Fax: 01670 355951</td>
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<tr>
<td>Sunderland</td>
<td>Coroner – M C Shaw Police HQ, Southwick, Sunderland Tel: 0191 4547555 ext 66154</td>
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<tr>
<td>WARWICKSHIRE</td>
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<tr>
<td>Warwick</td>
<td>Coroner – M F Coker Police Station, Priory Road, Warwick CV34 4NA Tel: 01926 415628 Fax: 01926 415724</td>
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<tr>
<td>District</td>
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<tr>
<td>Stratford upon Avon</td>
<td>Police Station, Rother Street,</td>
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<tr>
<td></td>
<td>Stratford upon Avon CV37 6RD</td>
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<tr>
<td></td>
<td>Tel: 01926 451111 ext 4156</td>
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<td></td>
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<tr>
<td>Nuneaton</td>
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<td></td>
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<tr>
<td></td>
<td>Tel: 01203 641111 ext 3149</td>
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<td></td>
<td>Fax: 01926 415756</td>
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<tr>
<td>Rugby</td>
<td>County Police Office, Newbold Road,</td>
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<td></td>
<td>Rugby CV21 2DH</td>
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<td></td>
<td>Tel: 01926 451111 ext 3749</td>
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<td>WEST MIDLANDS</td>
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<tr>
<td>Birmingham</td>
<td>Coroner – A K Cotter</td>
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<tr>
<td>(Birmingham and Solihull)</td>
<td>Coroner’s Court, 50 Newton Street,</td>
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<td></td>
<td>Birmingham B4 6NE</td>
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<td></td>
<td>Tel: 0121 303 3920</td>
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<td></td>
<td>Fax: 0121 233 4841</td>
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<tr>
<td>Coventry</td>
<td>Coroner – D R Sarginson</td>
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<td></td>
<td>Police HQ, Little Park Street, Coventry</td>
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<td>Tel: 01203 539018</td>
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<td></td>
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<tr>
<td>Dudley</td>
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<td>Tel: 0121 626 8018</td>
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<td>District</td>
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<td>Sandwell</td>
<td>Coroner – R Balmain</td>
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<td></td>
<td>Smethwick, Warley, West Midlands B66 3BL</td>
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<td></td>
<td>Tel: 0121 626 9036</td>
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<td></td>
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<tr>
<td>Walsall</td>
<td>Coroner – I S Smith</td>
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<tr>
<td></td>
<td>Kelvin House, 23 Lichfield Street, Walsall,</td>
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<td></td>
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<td></td>
<td>Tel: 01922 725515</td>
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<td></td>
<td>Fax: 01922 722004</td>
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<td></td>
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<td></td>
<td>Tel: 01922 439019</td>
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<td>Wolverhampton</td>
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<td>Police Station, Bilston Street, Wolverhampton, West</td>
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<td>Midlands</td>
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<tr>
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<td>Tel: 01902 649018</td>
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<td>WILTSHIRE</td>
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<td></td>
<td>Divisional Police HQ, Wilton Road, Salisbury, Wiltshire</td>
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<td>Swindon Central Police Station, Princes Street, Swindon</td>
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<td>Tel: 01793 507841</td>
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<td>District</td>
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<tr>
<td>WORCESTERSHIRE</td>
<td>Coroner – V F Round</td>
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<td>(Worcester and</td>
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<td>Wychavon and part of</td>
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<tr>
<td>Malvern Hills)</td>
<td>Tel: 01905 723888</td>
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<td></td>
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<tr>
<td>(Bromsgrove, Redditch</td>
<td>Kidderminster Police Station, Mason Road,</td>
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<td>and Wyre Forest)</td>
<td>Kidderminster DY11 6AN</td>
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<td>YORKSHIRE, NORTH</td>
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<td>Claro (Craven and</td>
<td>Coroner – C Moore</td>
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<td>of Harrogate and</td>
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<td>Selby)</td>
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<tr>
<td>North East (parts of</td>
<td>Coroner – T W B Wilkinson</td>
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<td>Police Station, 72 High Street,</td>
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<td>Northallerton DL7 8BR</td>
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<td></td>
<td>Tel: 01609 789458</td>
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<td></td>
<td>Fax: 01609 789413</td>
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<tr>
<td>District</td>
<td>Address of Officer</td>
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</table>
| Scarborough and Ryedale (parts of Scarborough and Ryedale) | Coroner – M D Oakley  
Scarborough Police, Northway, Scarborough, North Yorkshire  
Tel: 01723 509332  
Fax: 01723 509813 |
| Western (Richmondshire and parts of Hambleton, Harrogate and Ryedale) | Coroner – J D Cave  
Police Station, 72 High Street, Northallerton, North Yorkshire DL7 8BR  
Tel: 01609 789458  
Fax: 01609 789413 |
| York (York and parts of Harrogate, Ryedale and Selby) | Coroner – W D F Coverdale  
N Yorkshire Police Divisional HQ, Fulford Road, York YO1 4BY  
Tel: 01904 669332  
Fax: 01904 669313  
York District Hospital, Wigginton Road, York YO3 7HE  
Tel: 01904 453044  
Fax: 01904 454332 |
| YORKSHIRE, SOUTH East (Doncaster and Rotherham) | Coroner – E S Hooper  
(Doncaster) Coroner’s Court and Office, 5 Union Street, Off Sepulchre Gate West, Doncaster DN1 3AE  
Tel: 01302 385031  
Fax: 01302 364833  
(Rotherham) Police Station, Main Street, Rotherham S60 1QU  
Tel: 01709 828182  
Fax: 01709 832185 |
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<td>West (Barnsley and</td>
<td><strong>Coroner – C P Dorries</strong></td>
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<tr>
<td>Sheffield)</td>
<td>Medico-Legal Centre, Watery Street,</td>
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<td>Sheffield S3 7ET</td>
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<td>Tel: 0114 273 8721</td>
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<td>Fax: 0114 272 6247</td>
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<td>Barnsley Police Station, Churchfield,</td>
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<td>Barnsley, South Yorks</td>
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<td></td>
<td>Tel: 01226 736031</td>
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<td>Fax: 01226 736295</td>
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<td>YORKSHIRE, WEST</td>
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<tr>
<td>Eastern (Leeds and</td>
<td><strong>Coroner – D Hinchliff</strong></td>
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<td>Wakefield)</td>
<td>(Wakefield) 71 Northgate,</td>
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<td>Tel: 01924 293237</td>
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<td></td>
<td>Ream House, Ream Terrace,</td>
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<td>(Leeds Central) Pearl Chambers,</td>
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<td></td>
<td>22 East Parade, Leeds LS1 5BY</td>
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<td></td>
<td>Tel: 0113 241 4103</td>
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<td>Fax: 0113 244 8585</td>
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</table>
**District**

**Address of Officer**

(Morley) Morley Police Station, Corporation Street, Morley, Leeds LS27 9NB
Tel: 0113 238 2037
Fax: 0113 238 2012

**Western (Bradford, Calderdale and Kirklees)**

**Coroner – R L Whittaker**

(Bradford) West Yorkshire Police HQ, The Tyrls, Bradford, West Yorks
Tel: 01274 373037

City Courts, Bradford, West Yorkshire BD1 1LA
Tel: 01274 391362

(Keighley) West Yorkshire Police, Keighley Division, Keighley, Dewsbury
Tel: 01535 617057

(Dewsbury) West Yorkshire Police, Dewsbury Division, Aldams Road, Dewsbury
Tel: 01924 431037

(Huddersfield) West Yorkshire Police, Huddersfield Division, Civic Centre, Huddersfield
Tel: 01484 436700

(Halifax) Coroner’s Office, 8 Carlton Street, Halifax HX1 2AL
Tel: 01422 354606
Fax: 01422 380153

**WALES**

**Bridgend & Glamorgan Valleys District**

**Coroner – P Walters**

Police Station, Swan Street, Merthyr Tydfil
Tel: 01685 724228
Fax: 01658 724262
District | Address of Officer

Police Station, Berw Road, Pontypridd
Tel: 01443 743698
Fax: 01443 743624

Cardiff & Vale of Glamorgan District
Coroner – Dr L S Addicott
Coroner’s Court, New Police Headquarters, Cathays Park, Cardiff CF10 3NN
Tel: 029 2022 2777
Fax: 029 2022 0638

Carmarthenshire District
Coroner – W J Owen
Dyfed-Powys Police HQ, Waunlanyrafon, Llanelli, Dyfed
Tel: 01554 772222
Fax: 01554 741118

Police Station, Friars Park, Carmarthen, Dyfed
Tel: 01267 232000
Fax: 01267 234262

Central North Wales District
Coroner – J B Hughes
Marbel House, Overton Arcade, High Street, Wrexham, LL13 8LL
Tel: 01978 357775
Fax: 01978 358000

Police Station, Prestatyn
Tel: 01978 290222

Ceredigion District
Coroner – P L Brunton
Aberystwyth Police Station, Boulevard Street, Brieuc, Aberystwyth SY23 2DU
Tel: 01970 612791
Fax: 01970 625174
<table>
<thead>
<tr>
<th>District</th>
<th>Address of Officer</th>
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</table>
| Gwent District           | Coroner – D T Bowen  
Victoria Chambers, 11 Clytha Park Road,  
Newport, Gwent NP9 4PB  
Tel: 01633 264194  
Fax: 01633 841146 |
| Neath and Port Talbot    | Coroner – D J Osborne  
Pontardawe Police Station, High Street,  
Pontardawe, Swansea, SA8 3JL  
Tel: 01792 562784  
Fax: 01792 562750  
Coroner’s Office, Sybil Street, Clydach,  
Swansea SA6 5EU  
Tel: 01792 845058  
Fax: 01792 844902 |
| North East Wales District | Coroner – J B Hughes  
Marbel House, Overton Arcade,  
High Street, Wrexham, LL13 8LL  
Tel: 01978 357775  
Fax: 01978 358000  
Police Station, Bodhyfyrd, Clwyd  
Tel: 01978 290222 |
| North West Wales District | Coroner – D P Pritchard Jones  
Bangor Police Station, Garth Road,  
Bangor, Gwynedd  
Tel: 01248 370333 |
| Pembrokeshire District   | Coroner – M S Howells  
25 Hamilton Terrace, Milford Haven,  
Pembrokeshire SA73 3JJ  
Tel: 01646 698129  
Fax: 01646 690607 |
B. FINDS LIAISON OFFICERS, LOCAL ADVISERS ON TREASURE AND NATIONAL MUSEUMS (INCLUDING THE TREASURE REGISTRAR)

Note: It is intended that the Portable Antiquities Scheme Finds Liaison Officers should act as co-ordinators for treasure cases from their areas. However, only 13 Finds Liaison Officers are currently in post (November 2002) and a further 24 posts will be created during 2003. The network will be complete in December 2003. It is possible that the location of some of these new posts will be subject to change. Full details will be published on the Portable Antiquities website, www.finds.org.uk

ENGLAND

Co-ordinator for all Treasure finds from England:
Treasure Registrar, c/o Department of Coins and Medals, British Museum, London WC1B 3DG
Tel: 020 7323 8611; Fax: 020 7323 8546
**Bedfordshire and Luton**
Co-ordinator for Bedfordshire, Luton and Hertfordshire (from April 2003):
Finds liaison officer, c/o Bedford Museum and Verulamium Museum, Hertfordshire

Bedford Museum, Castle Lane, Bedford, MK40 3XD
Tel: 01234 353323; Fax: 01234 273401

*Objects may also be deposited at:*
Luton Museum and Art Gallery, Wardown Park, Luton, LU2 7HA
Tel: 01582 546723; Fax: 01582 546763

**Berkshire**
Co-ordinator for Berkshire and Oxfordshire (from December 2003):
Finds liaison officer, c/o Museum of Reading and West Berkshire Heritage Service

Reading Museums Service, The Town Hall, Blagrave Street, Reading, Berks RG1 1QH
Tel: 0118 939 9800; Fax: 0118 939 9881

West Berkshire Museum, The Wharf, Newbury, Berks RG14 5AS
Tel: 01635 30511; Fax: 01635 38535

**Bristol**
Co-ordinator for Gloucestershire and Avon (from December 2003):
Finds liaison officer, c/o Bristol City Museum and Gloucestershire County Council Archaeology Service

Bristol City Museum and Art Gallery, Queen’s Road, Bristol BS8 1RL
Tel: 0177 922 3571; Fax: 0117 922 2047

**Buckinghamshire and Milton Keynes**
Co-ordinator for Buckinghamshire and Milton Keynes (from April 2003):
Finds liaison officer, c/o Buckinghamshire County Museum Resource Centre, Tring Road, Halton, Bucks HP22 5PJ
Tel: 01296 624519; Fax: 01296 624519
Objects may also be deposited at:
Buckinghamshire County Museum, Church Street, Aylesbury, Bucks HP20 2QP
Tel: 01296 337889; Fax: 01296 334884

Cambridgeshire and Peterborough
Co-ordinator for Cambridgeshire and Peterborough (from December 2003): Finds liaison officer, c/o Archaeology Section, Cambridgeshire County Council and City Museum and Art Gallery, Peterborough

County Archaeology Office, Cambridgeshire County Council, Box ELH 1108, Castle Court, Shire Hall, Castle Hill, Cambridge CB3 0AP
Tel: 01223 717312; Fax: 01223 362425

Peterborough Museum and Art Gallery, Priestgate, Peterborough PE1 1LF
Tel: 01733 343329; Fax: 01733 341928

Objects may also be deposited at:
Fitzwilliam Museum, Dept. of Coins and Medals, Trumpington Street, Cambridge CB2 1RB
Tel: 01223 332900; Fax: 01223 332923

University Museum of Archaeology and Anthropology, Downing Street, Cambridge CB2 3DZ
Tel: 01223 337733/333516; Fax: 01223 333517

Wisbech and Fenland Museum, Museum Square, Wisbech, Cambs PE13 1ES
Tel: 01945 583817; Fax: 01945 589050

Norris Museum, The Broadway, St Ives, Huntingdon, Cambs PE17 4BX
Tel: 01480 497314; Fax: –

Cheshire and Halton

Cheshire Museums Service, 162 London Road, Northwich, Cheshire CW9 8AB
Tel: 01606 40394; Fax: 01606 350420
Objects may also be deposited at:
Grosvenor Museum, 27 Grosvenor Street, Chester, CH1 2DD
Tel: 01244 402008; Fax: 01244 347587

Norton Priory Museum Trust, Tudor Road, Manor Park,
Runcorn, Cheshire WA7 1SX
Tel: 01928 569895; Fax: 01928 589743

**Cornwall and the Isles of Scilly**
Co-ordinator for Cornwall (from August 2003): Finds liaison officer,
c/o Royal Cornwall Museum, River Street, Truro, Cornwall TR1 2SJ
Tel: 01872 272205: Fax: 01872 240514

Objects may also be deposited at:
Cornwall Archaeological Unit, Kennall Building, Old County Hall,
Station Road, Truro TR1 3AY
Tel: 01872 323606; Fax: 01872 323811

**Cumbria**
Co-ordinator for Cumbria and Lancashire (from December 2003):
Finds liaison officer, c/o Tullie House Museum, Carlisle and Museum of
Lancashire, Preston

Tullie House Museum and Art Gallery, Castle Street, Carlisle,
Cumbria CA3 8TP
Tel: 01228 534781; Fax: 01228 810249

Objects may also be deposited at:
Kendal Museum, Station Road, Kendal, Cumbria LA9 6BT
Tel: 01539 721374; Fax: 01539 737976

The Battery, Sea Brows, Maryport, Cumbria CA15 6JD
Tel: 01900 816168; Fax: 01900 816168

Dock Museum, North Road, Barrow-in-Furness, Cumbria LA14 2PW
Tel: 01229 894444; Fax: 01229 811361
Derbyshire and Derby
Co-ordinator for Derbyshire, Derby, Nottinghamshire and Nottingham (from December 2003): Finds liaison officer, c/o Derby Museum and Brewhouse Yard Museum, Nottingham

Derby Museum and Art Gallery, The Strand, Derby, DE1 1BS
Tel: 01332 716659; Fax: 01229 716670

Objects may also be deposited at:
Chesterfield Museum and Art Gallery, St Mary’s Gate, Chesterfield, Derbyshire S41 7TD
Tel: 01246 345727; Fax: –

Buxton Museum and Art Gallery, Terrace Road, Buxton, Derbyshire SK17 6DA
Tel: 01298 24658; Fax: 01298 78394

Devon
Co-ordinator for Devon (from December 2003): Finds liaison officer, c/o Royal Albert Memorial Museum, Queen Street, Exeter, Devon EX4 3RX
Tel: 01392 665858; Fax: 01392 421252

Objects may also be deposited at:
City Museum and Art Gallery, Drake Circus, Plymouth, Devon PL4 8AJ
Tel: 01752 304774; Fax: 01752 304775

Torre Abbey Historic House and Gallery, The King’s Drive, Torquay TQ2 5JX
Tel: 01803 293593; Fax: 01803 215948

Museum of Barnstaple and North Devon, The Square, Barnstaple EX32 8LN
Tel: 01271 346747; Fax: 01271 346407

Dorset, Bournemouth and Poole
Co-ordinator for Dorset, Bournemouth, Poole and Somerset (in post): Senior Archaeologist, Archaeology Service in conjunction with finds liaison officer, c/o Environmental Services Directorate, County Hall, Colliton Park, Dorchester, DT1 1XJ
Tel: 01305 224921/224277; Fax: 01305 224835
Objects may also be deposited at:
Dorset County Museum, Dorchester DT1 1XA
Tel: 01305 262735; Fax: 01305 257180

Borough of Poole Museum Service, 4 High Street, Poole, Dorset BH15 1BW
Tel: 01202 262600; Fax: 01202 262622

Durham, Northumberland, Teesside, Hartlepool and Tyne & Wear
Co-ordinator for North East (from August 2003): Finds liaison officer
c/o Museum of Antiquities, University of Newcastle and County
Archaeologist, Arts, Libraries and Museums, Durham County Council

Museum of Antiquities, The University, Newcastle upon Tyne NE1 7RU
Tel: 0191 222 7849; Fax: 0191 222 8561

County Archaeologist, Arts, Libraries and Museums, Durham County Council, County Hall, Co Durham DH1 5TY (also responsible for the Bowes Museum, Castle Barnard)
Tel: 0191 383 4212; Fax: 0191 384 1336

Objects may also be deposited at:
Tees Archaeology, Sir William Gray House, Clarence Road, Hartlepool TS24 8BT
Tel: 01429 523455; Fax: 01429 523477

Museum of Archaeology, University of Durham, The Old Fulling Mill, The Banks, Durham City D1 3EB
Tel: 0191 374 3623; Fax: 0191 374 3619

Arbeia Roman Fort and Museum, Baring Street, South Shields NE33 2BB
Tel: 0191 456 1369; Fax: 0191 427 6862

Essex

Co-ordinator for Essex (from August 2003): Finds liaison officer
c/o Colchester Borough Council Museums Service and Heritage
Conservation Branch, Essex County Council

Colchester Museums, Museum Resource Centre, 14 Ryegate Road, Colchester CO1 1YG
Tel: 01206 282931/2; Fax: 01206 282925
Heritage Conservation Branch, Essex County Council, Planning Division, County Hall, Chelmsford CM1 1QH
Tel: 01245 437637; Fax: 01245 258353

Objects may also be deposited at:
Chelmsford Museums Service, Old Cemetery Lodge, 1 Writtle Road, Chelmsford CM1 3BL
Tel: 01245 615120; Fax: 01245 611254

Museum of Harlow, Muskham Road, Off First Avenue, Harlow CM20 2LF
Tel: 01279 454959; Fax: 01279 442789

Central Museum, Victoria Avenue, Southend on Sea, Essex SS2 6EW
Tel: 01702 215131/434449; Fax: 01702 349806

Thurrock Museum, Thameside Complex, Orsett Road, Grays, Essex RM17 5DX
Tel: 01375 382555; Fax: 01375 392666

**Gloucestershire, South Gloucestershire and Bristol**

Co-ordinator for Gloucestershire and Avon (from December 2003):
Finds liaison officer c/o Bristol City Museum and Gloucestershire County Council Archaeology Service

Bristol City Museum and Art Gallery, Queen’s Road, Bristol BS8 1RL
Tel: 0117 922 3571; Fax: 0117 922 2047

Archaeology Service, Gloucestershire County Council, Environment Department, Shire Hall, Gloucester GL1 2TH
Tel: 01452 425705; Fax: 01452 425356

Objects may also be deposited at:
Planning Officer Archaeology/SMR, South Gloucestershire Council, c/o Civic Centre, High Street, Kingswood, Bristol BS12 9TR
Tel: 01454 863648; Fax: 01454 865173

Cheltenham Art Gallery and Museum, Clarence Street, Cheltenham, GL50 3JT
Tel: 01242 237431; Fax: 01242 262334
City Museum and Art Gallery, Brunswick Road, Gloucester, GL1 1HP
Tel: 01452 396131; Fax: 01452 410898

Corinium Museum, Park Street, Cirencester, Glos GL7 2BX
Tel: 01285 655611; Fax: 01285 643286

**Hampshire, Portsmouth and Southampton**

Co-ordinator for Hampshire, Portsmouth and Southampton (in post):
Finds liaison officer c/o Winchester Museums Service

Winchester Museums Service, Hyde Historic Resources Centre,
75 Hyde Street, Winchester SO23 7DW
Tel: 01962 848269; Fax: 01962 848299

*Objects may also be deposited at:*

Hampshire County Council Museum Service, Chilcomb House,
Chilcomb Lane, Winchester, Hants SO23 8RD
Tel: 01962 846304; Fax: 01962 869836

City Museum and Records Office, Museum Road,
Old Portsmouth, Hants PO1 2LJ
Tel: 023 9282 7261; Fax: 023 9287 5276

Museum of Archaeology, Winkle Street, Southampton, Hants SO14 2NY
Tel: 023 8063 5904; Fax: 023 8033 9601

**Herefordshire**

Co-ordinator for Herefordshire, Shropshire, Telford and Wrekin
(from December 2003): Finds liaison officer c/o Hereford Museum and
Rowley’s House Museum, Shrewsbury

Hereford Museum and Art Gallery, Broad Street, Hereford,
Herefordshire HR4 9AU
Tel: 01432 260692; Fax: 01432 342492

**Hertfordshire**

Co-ordinator for Hertfordshire, Bedfordshire and Luton (from April 2003):
Finds liaison officer c/o Verulamium Museum, St Michaels, St Albans,
Herts AL3 4SW
Tel: 01727 751810; Fax: 01727 859919
Objects may also be deposited at:
North Hertfordshire Museums Resources Centre,
Burymead Road, Hitchin SG5 1RT
Tel: 01462 474256; Fax: –

Letchworth Museum and Art Gallery, Broadway,
Letchworth, Herts SG6 3PF
Tel: 01462 685647; Fax: 01462 481879

Welwyn Hatfield Museum Service, Mill Green Museum and Mill,
Mill Green, Hatfield, Herts AL9 5PD
Tel: 01707 271362; Fax: 01707 272511

Isle of Wight
Co-ordinator for Isle of Wight (from August 2003): Finds liaison officer
c/o Isle of Wight Archaeological Centre 61 Clatterford Road, Carisbrooke,
Newport, Isle of Wight PO30 1NZ
Tel: 01983 529963; Fax: 01983 823810

Kent
Co-ordinator for Kent and Medway (in post): Finds liaison officer,
Heritage Conservation Group, Kent County Council, 2nd floor,
Invicta House, County Hall, Maidstone ME14 1XX
Tel: 01622 221544; Fax: 01622 221636

Objects may also be deposited at:
Dartford Borough Museum, Market Street, Dartford, Kent DA1 1EU
Tel: 01322 343555; Fax: 01322 343209

Dover Museum, Market Square, Dover, Kent CT16 1PB
Tel: 01304 201066; Fax: 01304 241186

Folkestone Museum, Grace Hill, Folkestone, Kent CT20 1HD
Tel. and Fax: 01303 256710

Maidstone Museum and Bentlif Art Gallery, St Faith’s Street,
Maidstone, Kent ME14 1LH
Tel: 01622 754497/756405; Fax: 01622 685022
Tunbridge Wells Museum and Art Gallery, Civic Centre, Mount Pleasant, Tunbridge Wells, Kent TN1 1JN
Tel: 01892 554171/526121; Fax: 01892 534227

The Royal Museum and Art Gallery, 18 High Street, Canterbury, Kent CT1 2RA
Tel: 01227 452747; Fax: 01227 455047

Lancashire
Co-ordinator for Lancashire, Blackburn with Darwen, Blackpool and Cumbria (from December 2003): Finds liaison officer c/o Museum of Lancashire, Preston and Tullie House Museum, Carlisle

The Museum of Lancashire, Stanley Street, Preston, Lancashire PR1 4YP
Tel: 01772 264061; Fax: 01772 264079

Objects may also be deposited at:
City Museum, Market Square, Lancaster LA1 1HT
Tel: 01524 64637; Fax: 01524 841692

Ribchester Roman Museum, Riverside, Ribchester, Preston, Lancs PR3 3XS
Tel: 01254 878261; Fax: –

Planning Officer (Archaeology/SMR), Lancashire County Council Planning Department, PO Box 9, Guild House, Cross Street, Preston PR1 8RD
Tel: 01772 261550/1; Fax: 01772 263423

Leicestershire, Leicester and Rutland
Co-ordinator for Leicestershire, Leicester and Rutland (from August 2003): Finds liaison officer c/o Leicestershire County Council Heritage Services and Jewry Wall Museum

Leicestershire County Council, Heritage Services, Suite 4, Bridge Park Plaza, Bridge Park Road, Thurmaston, Leicester LE1 4LB
Tel: 0116 2645810; Fax: 0116 2645819

Jewry Wall Museum, St Nicholas Circle, Leicester, LE1 7BY
Tel: 0116 247 3021; Fax: 0116 251 2257
Objects may also be deposited at:
Rutland County Museum, Catmos Street, Oakham, Rutland LE15 6HW
Tel: 01572 723654; Fax: 01772 757576

Lincolnshire
Co-ordinator for Lincolnshire (from April 2003): Finds liaison officer
c/o Lincolnshire SMR, Lincolnshire County Council Conservation Services,
Highways and Planning Directorate, City Hall, Beaumont Fee,
Lincoln LN1 1DN
Tel: 01522 553073; Fax: 01522 553149

Objects may also be deposited at:
City and County Museum, 12 Friars Lane, Lincoln, LN2 5AL
Tel: 01522 530401; Fax: 01522 530724

Community Archaeologist, Boston Borough Council,
c/o Heritage Lincolnshire, The Old School, Cameron Street,
Heckington, Sleaford NG34 9RW
Tel: 01529 461499; Fax: 01529 461001

Community Archaeologist, North Kesteven District Council,
c/o Heritage Lincolnshire, The Old School, Cameron Street,
Heckington, Sleaford NG34 9RW
Tel: 01529 461499; Fax: 01529 461001

Lincolnshire, North and North East Lincolnshire
Co-ordinator for North and North East Lincolnshire (in post):
liason officer c/o North Lincolnshire Museum and Art Gallery,
Oswald Road, Scunthorpe, North Lincolnshire DN15 7BD
Tel: 01724 843533; Fax: 01724 270474

London, Greater
Co-ordinator for Greater London (from August 2003):
Finds liaison officer c/o Department of Early London History,
Tel: 020 7600 3699; Fax: 020 7600 1058

Objects may also be deposited at:
Vestry House Museum, Vestry Road, London E17 9NH
Tel: 020 8509 1917; Fax: –
Kingston Museum, Wheatfield Way, Kingston upon Thames, Surrey KT1 2PS
Tel: 020 8546 5386; Fax: 020 8547 6747

Manchester, Greater and Merseyside
Co-ordinator for Greater Manchester, Merseyside, Cheshire and Halton
(in post): Finds liaison officer c/o Liverpool Museum, the Manchester
Museum and Cheshire Museums Service

Liverpool Museum, William Brown Street, Liverpool L3 8EN
Tel: 0151 478 4259; Fax: 020 478 4066

The Manchester Museum, University of Manchester, Oxford Road,
Manchester, M13 9PL
Tel: 0161 275 2634; Fax: 0161 275 2676

Objects may also be deposited at:
Bolton Museum and Art Gallery, Le Mans Crescent, Bolton, Lancs BL1 1SE
Tel: 01204 332211; Fax: 01204 332241

Norfolk
Co-ordinator for Norfolk (in post): Finds liaison officers c/o Identification
and Recording Service, Norfolk Museums and Archaeology Service,
Gressenhall and Shirehall, Norwich

Identification and Recording Service, Norfolk Museums and Archaeology
Service, Union House, Gressenhall, Dereham, Norfolk NR20 4DR
Tel: 01362 869289/869290; Fax: 01362 860951

Norfolk Museums and Archaeology Service, Shirehall and Study Centre,
Norwich, Norfolk NR1 3JU
Tel: 01603 223625; Fax: 01603 765651

Northamptonshire
Co-ordinator for Northamptonshire (in post): Finds liaison officer
C/o Historic Environment Team, Northamptonshire County Council,
PO Box 163, County Hall, Northampton NN1 1AX
Tel: 01604 237249; Fax: 01604 236696
Objects may also be deposited at:
Central Museum and Art Gallery, Guildhall Road, Northampton NN1 1DP
Tel: 01604 238548; Fax: 01604 238720

**Nottinghamshire**

Co-ordinator for Derbyshire, Derby, Nottinghamshire and Nottingham (from December 2003): Finds liaison officer c/o Brewhouse Yard Museum and Nottingham County Council Heritage Team

Brewhouse Yard Museum, Castle Boulevard, Nottingham, NG7 1FB
Tel: 0115 915 3600; Fax: 0115 935 0988

Principal Archaeological Officer, Nottinghamshire County Council, Environment Department, Trent Bridge House, Fox Road, West Bridgford, Nottingham, NG2 6BJ
Tel: 0115 977 2116; Fax: 0115 977 2418

Objects may also be deposited at:
Bassetlaw Museum, Amcott House, Grove Street, Retford, Notts DN22 6JU
Tel: 01777 713749; Fax: 01777 713749

Mansfield Museum and Art Gallery, Leeming Street, Mansfield, Notts NG18 1NG
Tel: 01623 463088; Fax: 01623 412922

**Oxfordshire**

Co-ordinator for Berkshire and Oxfordshire (from December 2003): Finds liaison officer c/o Oxfordshire Museums Store

Oxfordshire Museums Store, Witney Road, Standlake, Oxon OX8 7QG
Tel: 01865 300972; Fax: 01865 300519

Objects may also be deposited at:
Heberden Coin Room, Ashmolean Museum, Oxford OX1 2PH
Tel: 01865 278058; Fax: 01865 278057

Department of Antiquities, Ashmolean Museum, Oxford OX1 2PH
Tel: 01865 278000; Fax: 01865 278057
Shropshire and Telford & Wrekin
Co-ordinator for Herefordshire, Shropshire and Telford & Wrekin (from December 2003): Finds liaison officer c/o Rowley’s House Museum, Shrewsbury and Hereford Museum

Rowleys House Museum, Barker Street, Shrewsbury SY1 1QH
Tel: 01743 361196; Fax: 01743 358411

Objects may also be deposited at:
Shropshire County Council Archaeology Service, Winston Churchill Building, Radbrook Centre Radbrook Road, Shrewsbury SY3 9BJ
Tel: 01743 254018; Fax: 01743 254047

Ironbridge Gorge Museum Trust, Ironbridge, Telford, Shropshire TF8 7AW
Tel: 01952 433522; Fax: 01952 432204

Somerset
Co-ordinator for Somerset (in post): Keeper of Archaeology, Somerset County Museum Service, in conjunction with finds liaison officer, The Castle, Castle Green, Taunton, Somerset TA1 4AA
Tel: 01832 320200; Fax: 01832 320229

Objects may also be deposited at:
Admiral Blake Museum, Blake Street, Bridgwater, Somerset TA6 3BN
Tel: 01278 456127; Fax: 01278 444076

Wells Museum, 8 Cathedral Green, Wells, Somerset BA5 2UE
Tel: 01749 673477; Fax: 01749 675337

Museum of South Somerset, Hendford, Yeovil, Somerset BA20 1UN
Tel: 01935 424774; Fax: 01935 424774

Somerset Rural Life Museum, Abbey Farm, Chilkwell Street, Glastonbury, Somerset BA6 8DB.
Tel: 01458 831197

Exmoor National Park (for the attention of the archaeologist), Exmoor House, Dulverton, Somerset TA22 0HL.
Tel: 01398 323665
Somerset, North and Bath & North East Somerset
(parts of former county of Avon)
Co-ordinator for former county of Avon and Gloucestershire
(from December 2003): Finds Liaison officer, c/o Bristol City
Museum and Art Gallery, Queen’s Road, Bristol BS8 1RL
Tel: 0117 922 3571; Fax: 0117 922 2047

Objects may also be deposited at:
Roman Baths Museum, Pump Room, 4 Stall Street, Bath BA1 1LZ
Tel: 01225 477773; Fax: 01225 477243

North Somerset Museum Service, Burlington Street,
Weston super Mare, Somerset BS23 1PR
Tel: 01934 621028; Fax: 01934 612526

Staffordshire and Stoke on Trent
Co-ordinator for Staffordshire, Stoke on Trent and West Midlands
(from April 2003): Finds liaison officer c/o Potteries Museum and
Birmingham City Museum

Potteries Museum, Bethesda Street, Hanley, Stoke on Trent ST1 3DE
Tel: 01782 232323; Fax: 01782 232500

Objects may also be deposited at:
Tamworth Castle and Museum Service, The Holloway, Ladybank,
Tamworth, Staffs B79 7LR
Tel: 01827 709626; Fax: 01827 709630

Suffolk
Co-ordinator for Suffolk (in post): Finds liaison officers c/o Archaeological
Service Suffolk County Council, Shire Hall, Bury St Edmunds, IP33 2AR
Tel: 01284 352449; Fax: 01284 352443 or at

Archaeological Service, Suffolk County Council, St Edmund House,
Rope Walk, Ipswich IP4 1LZ
Tel: 01473 583290; Fax: 01473 230078

Objects may also be deposited at:
Ipswich Museum Service, High Street, Ipswich IP1 3QH
Tel: 01473 433550; Fax: 01463 433558
Moyse’s Hall Museum, Cornhill, Bury St Edmunds, Suffolk IP33 1SX
Tel: 01284 757488; Fax: 01284 757079

**Surrey**
Co-ordinator for Surrey (from April 2003): Finds liaison officer c/o SMR, Sustainable Development Department, Surrey County Council, County Hall, Kingston upon Thames KT1 2DY
Tel: 020 8541 9083; Fax: 020 8541 9021

*Objects may also be deposited at:*
Guildford Museum, Castle Arch, Guildford, Surrey GU1 3SX
Tel: 01483 444750; Fax: 01483 532391

East Surrey Museum, 1 Stafford Road, Caterham, Surrey CR3 6JG
Tel: 01883 340275; Fax: –

**Sussex, East and West and Brighton and Hove**
Co-ordinator for Sussex and Brighton and Hove (from August 2003):
Finds liaison officer c/o Barbican House, 169 High Street, Lewes, East Sussex BN7 1YE
Tel: 01273 486290; Fax: 01273 486990

*Objects may also be deposited at:*
Worthing Museum and Art Gallery, Chapel Road, Worthing, West Sussex BN11 1HP
Tel: 01903 239999 x 2528; Fax: 01903 236277

Hastings Museum and Art Gallery, Cambridge Road, Hastings, East Sussex TN34 1ET
Tel: 01424 781155; Fax: 01424 781165

Chichester District Museum, 29 Little London, Chichester, West Sussex PO19 1PB
Tel: 01243 784683; Fax: 01243 776766

Fishbourne Roman Palace and Museum, Salthill Road, Fishbourne, nr Chichester, West Sussex PO19 3QR
Tel: 01243 785859; Fax: 01243 539266
Warwickshire
Co-ordinator for Warwickshire and Worcestershire (in post): Finds liaison officer c/o Warwick Museum, Worcestershire County Museum, Hartlebury Castle and Worcester City Museum

Warwickshire Museum, Market Place, Warwick CV34 4SA
Tel: 01926 412500; Fax: 01926 419840

West Midlands
Co-ordinator for Staffordshire, Stoke on Trent and West Midlands (from April 2003): Finds liaison officer c/o Birmingham City Museum
Birmingham Museum and Art Gallery, Chamberlain Square, Birmingham B3 3DH
Tel: 0121 303 4636; Fax: 0121 303 1294

Objects may also be deposited at:
Herbert Art Gallery and Museum, Jordan Well, Coventry CV1 5QP
Tel: 01203 832381/86; Fax: 01203 832410

Wiltshire and Swindon
Co-ordinator for Wiltshire and Swindon (from August 2003):
Finds liaison officer c/o Wiltshire Heritage Museum, Devizes, Salisbury and South Wiltshire Museum and Swindon Museum

Wiltshire Heritage Museum, 41 Long Street, Devizes, Wilts SN10 1NS
Tel: 01380 727369; Fax: 01380 722150

Salisbury and South Wiltshire Museum, The King’s House, 65 The Close, Salisbury, Wilts SP1 2EN
Tel: 01722 332151; Fax: 01722 325611

Swindon Museum and Art Gallery, Bath Road, Swindon, Wilts SN1 4BA
Tel: 01793 466556; Fax: 01793 484141

Worcestershire
Co-ordinator for Worcestershire and Warwickshire (in post):
Finds liaison officer c/o Worcestershire County Museum, Hartlebury Castle, Worcester City Museum and Warwick Museum
Worcestershire County Museum, Hartlebury Castle, Hartlebury, nr Kidderminster DY11 7XZ
Tel: 01299 250416; Fax: 01299 251890

Worcester City Museum, Foregate Street, Worcester WR1 1DT
Tel: 01905 25371; Fax: 01905 616979

Worcestershire Archaeological Service, Woodbury Hall,
University College of Worcester, Henwick Grove, Worcester WR2 6AJ
Tel: 01905 855455

Yorkshire: North, East Riding, Hull and York
Co-ordinator for York, North Yorkshire and the East Riding (in post):
Finds liaison officer c/o The Yorkshire Museum, Museum Gardens,
York YO1 7FR
Tel: 01904 551806; Fax: 01904 551802

Objects may also be deposited at:
Royal Pump Room Museum, Crown Place, Harrogate,
North Yorkshire HG1 2RY
Tel: 01423 503340; Fax: 01423 840026

Hull and East Riding Museum, 36 High Street, Hull HU1 1PS
Tel: 01482 613902; Fax: 01482 613710

Yorkshire: South and West
Co-ordinator for South and West Yorkshire (from December 2003):
Finds liaison officer c/o Doncaster Museum and West Yorkshire
Archaeology Service, Wakefield

Doncaster Museum and Art Gallery, Chequer Road, Doncaster DN1 2AE
Tel: 01302 734293; Fax: 01302 735409

West Yorkshire Archaeology Service, Registry of Deeds,
Newstead Road, Wakefield WF1 2DE
Tel: 01924 306797; Fax: 01924 306810
Objects may also be deposited at:
Abbey House Museum and Kirkstall Abbey, Abbey Road, Kirkstall, Leeds LS5 3EH
Tel: 0113 230 5492; Fax: 0113 230 5499

Sheffield City Museum and Mappin Art Gallery, Weston Park, Sheffield, S Yorks S10 2TP
Tel: 0114276; Fax: 0114 275 0957

Rotherham Museum, Clifton Park, Rotherham, S Yorks S65 2AA
Tel: 01709 823635; Fax: 01709 823631

Manor House Art Gallery and Museum, Castle Yard, Ilkley, West Yorkshire LS29 9DT
Tel: 01943 600066; Fax: 01943 817079

Bankfield Museum, Boothtown Road, Halifax HX3 6HG
Tel: 01422 354823/352334; Fax: 01422 349020

Wakefield Museum, Wood Street, Wakefield WF1 2EW
Tel: 01924 305351; Fax: 01924 305353

Tolson Memorial Museum, Ravensknowle Park, Huddersfield, West Yorks HD5 8DJ
Tel: 01484 223830; Fax: 01484 223843

WALES
Co-ordinator for all Treasure finds from Wales:
c/o Department for Archaeology and Numismatics,
National Museum & Gallery, Cathays Park, Cardiff CF10 3NP
Tel: 029 20573229; Fax: 029 20667320

Bridgend and Glamorgan Valleys
Cynon Valley Museum & Gallery, Depot Road, Gadlys, Aberdare CF44 8DL
Tel: 01685 886729; Fax: 01685 886730

Cardiff and the Vale of Glamorgan
National Museum & Gallery, Cathays Park, Cardiff CF10 3NP
Tel: 029 2057 3229; Fax: 029 2066 7320
Carmarthenshire
Carmarthenshire County Museum, Abergwili, Carmarthen, Carmarthenshire, SA31 2JG
Tel: 01267 231691; Fax: 01267 223830

Ceredigion
Ceredigion Museum & Gallery, Coliseum, Terrace Road, Aberystwyth, Dyfed SY23 2AQ
Tel: 01970 633088; Fax: 01970 633084

Gwent
Abergavenny Museum, The Castle, Castle Street, Abergavenny, Monmouthshire NP27 5EE (for Monmouthshire)
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Chepstow Museum, Gwy House, Bridge Street, Chepstow, Monmouthshire NP16 5EZ (for Monmouthshire)
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The Nelson Museum and Local History Centre, Priory Street, Monmouth, Monmouthshire NP25 3XA (for Monmouthshire)
Tel: 01600 713519; Fax: 01600 775001

Newport Museum and Art Gallery, John Frost Square, Newport NP20 1PA
Tel: 01633 840064; Fax: 01633 222615

Amgueddfa Pontypool Museum, Park Buildings, Pontypool, Torfaen NP4 6JH
(for Torfaen County Borough)
Tel: 01495 752036; Fax: 01495 752043

Neath Port Talbot
Neath Museum, Gwyn Hall, Orchard Street, Neath, Neath Port Talbot SA11 1DT
Tel: 01639 645741/645726; Fax: 01639 645726

Glamorgan-Gwent Archaeological Trust, Heathfield House, Heathfield, Swansea SA1 5EL
Tel: 01792 655208; Fax: 01792 474469
North East Wales
Wrexham County Borough Museum, County Buildings,
Regent Street, Wrexham LL11 1RB
Tel: 01978 317970; Fax: 01978 317982

Flintshire Museums Service, Library Headquarters,
County Hall, Mold CH7 6NW
Tel: 01352 704409; Fax: 01352 753662

North Wales Central
Llandudno Museum, 17-19 Gloddaeth Street, Llandudno, Conwy, LL30 2DD
(for Conwy County Borough)
Tel: 01492 876517; Fax: 01492 876517

Rhyl Library, Museum and Arts Centre,
Church Street, Rhyl, Clwyd LL18 3AA (for Denbighshire)
Tel: 01745 353814; Fax: 01745 331438

Denbigh Library, Museum and Gallery, Hall Square,
Denbigh LL16 3NU (for Denbighshire)
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North West Wales
Bangor Museum and Art Gallery, Ffordd Gwynedd,
Bangor, Gwynedd LL57 1DT
(for Gwynedd)
Tel: 01248 353368; Fax: 01248 370426

Oriel Ynys Mon, Rhosmeirch, Llangefni, Anglesey LL77 7TQ
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Pembrokeshire
Scolton Manor Museum, Spittal,
Haverfordwest, Pembrokeshire SA62 5QL
Tel: 01437 731328; Fax: 01437 731743
Powys
Brecknock Museum, Captain’s Walk, Brecon,
Powys LD3 7DW
(for south Powys)
Tel: 01874 624121

Powysland Museum and Montgommery Canal Centre,
The Canal Wharf, Welshpool, Powys
SY21 7AQ (for north Powys)
Tel: 01938 554656; Fax: 01938 554656

Radnorshire Museum, Temple Street, Llandrindod Wells, LD1 5DL
(for mid Powys)
Tel: 01597 824513; Fax: 01579 825781

Swansea
Swansea Museum, Victoria Road, Swansea SA1 1SN
Tel: 01792 653763; Fax: 01792 652585

C. SITES AND MONUMENTS RECORDS, URBAN ARCHAEOLOGICAL DATABASES AND LOCAL GOVERNMENT ARCHAEOLOGISTS

Note: the information in this list is liable to change. English Heritage (National Monuments Record Centre, Great Western Village, Kemble Drive, Swindon, Wilts SN2 2GZ. Tel: 01793 414700/www.english-heritage.org.uk) maintains a current list of all Sites and Monuments Records and Urban Archaeological Databases.

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Environment Department, County Hall, St Anne’s Crescent,
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Department for Culture, Media and Sport
Treasure Secretariat, Cultural Property Unit, Department for Culture, Media and Sport, 2-4 Cockspur Street, London SW1Y 5DH
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Department of Medieval and Later Antiquities, British Museum, London WC1B 3DG
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Fax: 029 2066 7320
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Heritage Lottery Fund/National Heritage Memorial Fund
7 Holbein Place, London SW1W 8NR
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National Art Collections Fund
Millais House, 7 Cromwell Place, London SW7 2JN
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Fax: 020 7225 4848

Resource/V&A Purchase Grant Fund
The Victoria and Albert Museum, Cromwell Road, London SW7 2RL
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Appendix 3: Coins with less than 10% Gold or Silver

In section 1 of the Act it is stated that if the coins from the same find (for clarification on what is meant by this term see paragraphs 12–14) contain less than 10% of gold or silver, then the find must contain at least ten coins to be treasure (see paragraph 7). This list, which includes those coins that are commonly found in England and Wales that contain less than 10% of gold or silver, is for guidance only and is not intended to be definitive. Many contemporary forgeries may also contain less than 10% of gold and silver, but these cannot be listed here, although they may also be considered as treasure. In case of any doubt finders are advised to check with museums.

A. Celtic

The following issues are listed with reference to R D Van Arsdell, Celtic Coinage in Britain (VA). Although this list is quite long, in practice all these coins are relatively rare and museums would be always be glad to have the chance to record any examples. It does not include Continental Celtic bronze coins that are sometimes found in this country.

Cantii (Kent)
- potin coins (VA 102–39); uninscribed (VA 154); Dubnovellaunus (VA 166–7, 173, 180–1); Vosenos (VA 187); Amminus VA 193, 195

Atrebates (Berkshire, Sussex and parts of Hants)
- Eppillus (VA 450–3)

Durotriges (Dorset and parts of Somerset, Wiltshire and Hants)
- uninscribed (VA 1290, 1322–70)

Trinovantes/Catuvellauni (north of the Thames)
- ‘Thurrock type’ cast bronzes (VA 1402–42); Addedomarius (VA 1615, 1629, 1646); Dubnovellaunus (VA 1665–9);
- Tasciovanus (VA 1705–17, 1750, 1808–26); ‘Sego’ (VA 1855);
- ‘Andoco’ (VA 1871–3); ‘Dias’ (VA 1882); ‘Rues’ (VA 1890–1903);
- Cunobelin (VA 1963–89, 2081–2137)
B. Roman

(1) All early imperial bronze coins (sestertii, dupondii and asses) made between the reign of Augustus (27 BC – AD 14) and that of Postumus (AD 260–9). These large bronze coins are fairly common finds and are easily recognizable.

(2) All late imperial base silver and bronze coins made after AD 260 (ie from the sole reign of Gallienus or, in the Gallic Empire, from the last, debased, issue of Postumus), down to AD 400. This category includes about three-quarters of all Roman coins found in Britain. The main groups are:
   (a) all debased radiates made during the sole reign of Gallienus and later (including those of Claudius II and the Gallic emperors Victorinus, Tetricus I and II) and all ‘barbarous radiates’.
   (b) the reformed radiates of Aurelian and his successors down to Diocletian (AD 270–94).
   (c) the radiates of the British emperors Carausius and Allectus (AD 287–96).
   (d) all 4th century base silver and bronze coins.

C. Medieval

Northumbrian stycas of the 9th century AD
All lead and lead-tin alloy tokens

D. Modern (until 1700)

James I (1603–25)
   royal copper farthing tokens (for example, ‘Harrington’ farthings)
Charles I (1625–49)
   royal copper farthing tokens (for example, ‘Richmond’ and ‘Rose’ farthings)
Charles II (1660–85)
   copper halfpennies of 1672, 1673 and 1675
   copper farthings of 1672–6 and 1679
   tin farthings of 1684–5
James II (1685–88)
- tin halfpennies of 1685–7
- tin farthings of 1684–7
William and Mary (1688–94)
- tin halfpennies of 1690–2
- tin farthings of 1689–92
- copper halfpennies and farthings of 1694
William III (1694–1702)
- copper halfpennies of 1695–1701
- copper farthings of 1695–1700

All seventeenth century traders’ tokens

All lead and lead-tin alloy tokens
Appendix 4: The Care of Finds (see paragraph 47)

Once any find of potential treasure has been removed from the ground there is always the risk that it may deteriorate. The first priority must be not only to minimise any risk of deterioration but also to preserve evidence. Dirt and corrosion products on the surface of an object may retain important information about how it was used: for example, the corrosion layer on coins may bear traces of a textile wrapping and such evidence can easily be lost through inappropriate cleaning. It will generally be best if finds are packed and stored appropriately as soon as they are removed from the ground. If that is done, the deterioration of the object will be minimised.

The following notes are intended for general guidance only and cover the period between removal of objects from the ground and treatment by or with the advice of an archaeological conservator. More advice is provided in the references in the bibliography. Finders are strongly recommended to seek the advice of a professional archaeological conservator as soon as possible, via one of the sources of conservation advice listed in section 7.

1. NATURE OF FINDS

1.1. Materials

Under the Act a wider range of materials, in addition to silver and gold, could come within the definition of treasure, including metals (iron, copper alloys, zinc, lead, tin and pewter), ceramics, glass, stone, bone, antler, ivory, amber, jet, shale, wood and leather.

1.2. Condition

The condition of an object removed from the ground is likely to be very different from that of an object of the same material that has never been buried. The excavated object may look different, it will be much more fragile and it will be very susceptible to further deterioration. Its actual condition and appearance will be determined
by a number of factors including the type of material, the condition when buried and the nature of the burial environment.

1.3. Evidence

Soil and corrosion concretions around objects may contain much important evidence about how the object was made or used and about the environment at the time of burial. Inappropriate cleaning can easily remove this evidence and so corrosion and soil concretions should be left undisturbed and the professional advice of an experienced archaeological conservator should be sought.

Finders should be particularly aware that:

- The original surface of a metal object, especially iron, copper and silver alloy objects, is usually preserved within the corrosion layers and is not at the level of any surviving bright metal. Cleaning methods (chemical and mechanical) that indiscriminately strip off corrosion layers are therefore also likely to remove the original surface of the object.

- Similarly the original surface of a flaking and discoloured decayed glass object will not be at the uncorroded glass surface and so the corroded layers should not be cleaned off.

- What appears to be ‘corrosion’ on a metal object may also be preserving the only evidence of organic materials that were part of, or in close proximity to, the object when buried. Traces of textile, leather, wood, bone, horn and other animal and vegetable products may survive in such a condition that they are not obvious to the untrained eye but can be recognised and identified when examined by a specialist.

- ‘Corrosion’ layers may also incorporate gilding, inlays, enamel, niello, all of which can easily be removed by inappropriate cleaning.

- Soil deposits in vessels and other containers may include pollen, seeds and other organic evidence of the vessel’s contents, as well
as providing clues to the environment at the time of burial. Whenever possible, the contents of vessels, including the soil, should be left in place until examined by a specialist. If the contents are removed the soil deposits should be packed separately and kept with the find.

- Ceramic pots may retain traces of their contents (food or liquids) on the surface and within the fabric of the clay. These will not be visible but may be detectable by scientific analysis. Washing will remove this evidence.

- Traces of paint, gilding and ground (gesso or plaster) may survive on stone, wood and leather objects. These traces are all easily missed and can be lost by indiscriminate removal of soil and burial concretions.

2. IDENTIFYING MATERIALS WITHOUT CLEANING

Some materials may still closely resemble their modern equivalents, even after hundreds of years in the ground: for example, pure gold or silver-gold alloys. Other materials, particularly other metals and some types of glass, which have been buried will have a very different appearance from their modern equivalents. Also the condition and appearance of the same material can differ considerably depending upon the burial environment. The following table provides some clues to identifying materials whose appearance may be greatly altered by the burial environment, without cleaning them. For more detailed information on the changes that happen to buried materials finders are recommended to works in the bibliography, particularly First Aid for Finds.
### 3. EFFECT OF REMOVAL FROM THE BURIAL ENVIRONMENT

When a buried object is removed from the soil there is a sudden and drastic change to its environment. This change can so destabilise an object, which may have survived in the ground for hundreds of years,

<table>
<thead>
<tr>
<th>Material</th>
<th>Visual clues to identifying materials which have been altered by burial from their possible appearance on excavation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gold:</td>
<td>gold colour (pure metal); or, if alloyed with silver and/or copper, may have appearance of the corrosion products of these metals.</td>
</tr>
<tr>
<td>Silver:</td>
<td>dull grey/white – turns dull lilac colour when excavated; or green patches or totally green (alloyed with copper); or black surface.</td>
</tr>
<tr>
<td>Copper alloys:</td>
<td>green: condition of corrosion can vary from smooth dark patina to powdery or warty and very fragile; or black, solid patina with shiny metallic patches.</td>
</tr>
<tr>
<td>Iron:</td>
<td>orange brown; white to light grey; black or deep orange/red (burnt); or black; may have blue patches when waterlogged; corrosion often incorporates soil deposits; (NB iron, even when corroded, will be attracted by a magnet).</td>
</tr>
<tr>
<td>Lead, tin, pewter or zinc:</td>
<td>lead: likely to be heavy relative to size; heavier than silver; lead and pewter: white to dull grey under fine light brown soil; may have lighter patches and darker warts; lead: red spots/patches; zinc: dull grey with white powdery encrustations, deep pits; tin: dull earthy surface; tin, pewter: black, often smooth surface.</td>
</tr>
<tr>
<td>Enamels:</td>
<td>(usually on copper alloys): may no longer retain original colour; may be very fragile and powdery and resemble copper corrosion.</td>
</tr>
<tr>
<td>Amber:</td>
<td>translucent yellow, cream, orange brown to red, may have crazed crust.</td>
</tr>
<tr>
<td>Glass:</td>
<td>opaque or black iridescence, flaking layers.</td>
</tr>
</tbody>
</table>
that its condition can deteriorate very rapidly and irreversibly. To prevent this deterioration, objects should be placed in a controlled environment, appropriate to the type of material and its condition, as soon as possible after removal from the ground.

4. PACKAGING AND STORAGE

4.1 Storage Environments

If finds are stored in an appropriate environment from the moment they have been retrieved from the ground, this can help to minimise any risk that they might subsequently deteriorate. The following table is intended as a general guide to storage environments for different materials. The books listed in Section 8 (for example Hobbs et al 2002) will provide more information. Section 4.3 describes methods for creating different storage environments.

<table>
<thead>
<tr>
<th>Material</th>
<th>Storage environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metals (iron and copper alloys with signs of 'bronze disease')</td>
<td>very dry (e.g. desiccated) with silica gel</td>
</tr>
<tr>
<td>Metals (non ferrous): eg, gold, silver and copper alloys</td>
<td>ambient (dry)</td>
</tr>
<tr>
<td>Ceramics</td>
<td></td>
</tr>
<tr>
<td>Unpainted stone</td>
<td></td>
</tr>
<tr>
<td>Glass</td>
<td>damp, cool (refrigerated, but not frozen) and dark</td>
</tr>
<tr>
<td>Ceramics if low-fired or with flaking glaze</td>
<td></td>
</tr>
<tr>
<td>Painted stone and plaster</td>
<td></td>
</tr>
<tr>
<td>Metals with substantial or important organic remains (non-mineralised)</td>
<td></td>
</tr>
<tr>
<td>Bone and ivory</td>
<td></td>
</tr>
<tr>
<td>Amber</td>
<td></td>
</tr>
<tr>
<td>Jet and shale</td>
<td></td>
</tr>
<tr>
<td>All materials from underwater marine sites</td>
<td>wet, cool (refrigerated, but not frozen) and dark</td>
</tr>
<tr>
<td>Wood, leather and textiles from waterlogged burial environments</td>
<td></td>
</tr>
</tbody>
</table>
4.2 Packaging Materials

Packaging materials should provide objects with physical protection, enable an appropriate storage environment to be created, and be chemically inert so that in themselves they do not cause deterioration of the objects. The following are recommended and are in common use by museums and archaeologists. They may be available from high street shops; otherwise finders are recommended to contact their local museum or one of the sources for conservation advice given in section 7 below.

<table>
<thead>
<tr>
<th>Polyethylene boxes:</th>
<th>with self-seal (snap on) lids, such as freezer storage boxes.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Polyethylene bags:</td>
<td>self sealing if possible. Make numerous small holes near the top.</td>
</tr>
<tr>
<td>Polystyrene boxes ('crystal' boxes):</td>
<td>clear, rigid plastic with hinged or detachable lids.</td>
</tr>
<tr>
<td>Polyethylene foam (non absorbent):</td>
<td>e.g. 'Jiffy' foam, or 'Plastazote'.</td>
</tr>
<tr>
<td>Polyether foam (absorbent):</td>
<td>foam with open cell structure.</td>
</tr>
<tr>
<td>Acid-free tissue paper:</td>
<td></td>
</tr>
<tr>
<td>Polyethylene labels:</td>
<td>e.g. 'Tyvek' (will not deteriorate in dampest storage environments).</td>
</tr>
<tr>
<td>Markers for boxes, bags and labels:</td>
<td>permanent black felt tip pens; black ballpoint pen (do not use these to mark the actual objects).</td>
</tr>
</tbody>
</table>
### 4.3 Packing finds and creating storage environments

Robust small finds can be individually packaged in polyethylene bags. Some padding can be provided with ‘Jiffy’ foam. Delicate small finds should be placed in individual ‘crystal’ boxes and padded with ‘Jiffy’ foam or acid free tissue or in a polyethylene foam (e.g. ‘Plastazote’) cut out to provide firm but gentle support. Tissue paper should only be used where finds are to be kept dry and should not be used with lead alloys. The individually packaged finds can then be packed into the polyethylene boxes in which a micro-environment can be created. Different materials should be placed in different boxes. Any empty space in the outer box can be packed with foam or bubble wrap to prevent objects rattling about when moved.

<table>
<thead>
<tr>
<th>Silica Gel:</th>
<th>used to create a very dry storage environment. For health and safety reasons it is recommended that silica gel contained in sachets be purchased rather than loose gel. The sachets are then placed in a sealed polythene box with metal finds. If the silica gel is the blue self-indicating type it will become pink as it absorbs water. When the gel can no longer maintain a dry atmosphere in the sealed box it will need to be dried or reactivated. Pink silica gel can be dried out by heating it in an oven at about 100°C until dark blue again. Check the manufacturer’s information for reactivating particular types of gel and sachets.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relative humidity indicator strips:</td>
<td>if placed inside polyethylene boxes to indicate dryness or dampness of micro-environment.</td>
</tr>
<tr>
<td>Aluminium foil/glass jars:</td>
<td>if samples (for example of pot sherds) are retained for analysis of organic residues they should not be packed in plastics.</td>
</tr>
</tbody>
</table>
If the find is a hoard (for example, of coins), it should be lifted as one (in its original container if it survives) wherever possible. The original container, with its contents undisturbed, can then be packed into a rigid container, padded with acid-free tissue paper or ‘Jiffy’ foam, and covered, for example in a plastic bucket covered with polythene sheeting. Where the hoard is not in an original container, the objects should be lifted as a group with surrounding soil. The latter may not only contain important evidence but will also act as a support for fragile objects. The objects plus surrounding soil can then be placed in a rigid container as above.

- **A very dry environment** (e.g. for some metals) can be created by placing bagged silica gel in the polyethylene box with the finds. As a rough guide one should use an approximately equal weight of silica gel to finds. The silica gel may need to be changed/dried out several times, and at frequent intervals, before a very dry environment is created for newly excavated finds.

- **A damp environment** can be created by placing pads of damp (absorbent, not wet) foam in the polyethylene box with the finds. Glass to be kept damp can be packed between layers of damp foam in the polyethylene box.

- **A wet environment** can be created either by immersing the finds (in their polyethylene bags) completely in water or by placing very wet pads of foam in the box. The latter is more practical for transport purposes. Waterlogged and marine finds do present special problems and professional advice should be sought as soon as possible.

- The less vulnerable materials, that can be kept in ambient **conditions**, can be packed in cardboard boxes (acid free cardboard if possible) or in polyethylene boxes or crates.

Labels recording the find-spot should be kept with finds at all times.
5. **SIGNS OF TROUBLE**

In the following table are listed some visual indications that an object is actively deteriorating. If these, or any change generally in the appearance of an object, are spotted the storage environment should be adjusted, with advice from a conservator, as soon as possible.

<table>
<thead>
<tr>
<th>Material</th>
<th>Signs of trouble</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copper alloys:</td>
<td>bright pale green powdery spots, or patches: 'bronze disease'.</td>
</tr>
<tr>
<td>Iron:</td>
<td>spots of orange liquid on surface; flaking, cracking, laminating; appearance of bright orange powdery corrosion.</td>
</tr>
<tr>
<td>Lead and lead alloys:</td>
<td>appearance of white powdery corrosion.</td>
</tr>
<tr>
<td>Ceramics and stone:</td>
<td>whitish crystals – efflorescence – on surface.</td>
</tr>
<tr>
<td>Any material (finds or packaging) that is being kept damp or wet:</td>
<td>appearance of: black spots, white fluffy deposits and/or smell of rotten eggs.</td>
</tr>
<tr>
<td>Glass:</td>
<td>crazing, flaking, laminating.</td>
</tr>
<tr>
<td>Wood, bone, ivory:</td>
<td>shrinkage, warping, cracking.</td>
</tr>
</tbody>
</table>

6. **WHAT A MUSEUM IS LIKELY TO DO WITH FINDS BEFORE A CORONER’S INQUEST**

In addition to photographing and documenting finds, some conservation and scientific analysis may be undertaken by appropriate museum staff for the purpose of the report to the coroner. Treatment by a conservator could include: x-radiography; sufficient preliminary cleaning to clarify identification of the find; ‘first aid’ to ensure the material is stable; repacking in the appropriate micro-climate.
7. SOME SOURCES OF CONSERVATION ADVICE

Department of Conservation, Documentation and Science, The British Museum, Great Russell Street, London WC1B 3DG (Tel: 020 7323 8678; Fax: 020 7323 8636).

National Museums & Galleries of Wales, Cathays Park, Cardiff CF1 3NP (Tel: 01222 397951; Fax: 01222 373219).

Museum of London, London Wall, London EC2Y 5HN (Tel: 020 7600 3699; Fax: 020 7600 1058) (can provide advice on finds from the London area).

National Museums and Galleries on Merseyside, The Conservation Centre, Whitechapel, Liverpool, L1 6HZ (Tel: 0151 207 0001).

United Kingdom Institute for Conservation (Archaeology Section), 6 Whitehorse Mews, Westminster Bridge Road, London SE1 7QD (Tel: 020 7721 8721). Website: www.ukic.org.uk. Maintains a Conservation Register of conservators in the private sector).

Conservators based in local museums via yellow pages or via Area Museums Councils:

South West Museums, Libraries and Archives Council, Creech Castle, Bathpool, Taunton TA12DX (Tel: 01823 259696)

South East Museums, Libraries and Archives Council (SEMLAC), 8 City Business Centre, Hyde Street, Winchester, Hants, SO23 7TA (Tel: 01962 844909).

Also at: The Garden Room, Historic Dockyard, Chatham, Kent ME4 4TE. (Tel: 01634 405301)

West Midlands Museums Service, Hanbury Road, Stoke Prior, Bromsgrove B60 4AD (Tel: 01527 872258)

East Midlands Museums Service, PO Box 7221, Nottingham NG12 3WH (Tel: 01949 981734)
Yorkshire Museums Council, Farnley Hall Farnley Park, Leeds LS12 5HA (Tel: 0113 2638909)

North West Museums Service, Griffin Lodge, Griffin Park, Cavendish Place, Blackburn BB2 2PN (Tel: 01254 670211)

North of England Museums, Libraries and Archives Council (NEMLAC), House of Recovery, Bath Lane, Newcastle upon Tyne NE4 5SQ (Tel: 0191 222 1661)

Council of Museums in Wales, The Courtyard, Letty Street, Cathays, Cardiff CF2 4EL (Tel: 01222 225432)

London Museums Agency, Cloister Court, 22-26 Farringdon Lane, London EC1R 3AJ. (Tel: 020 7549 1700)

The Regional Museums Councils are overseen by Resource: Council for Museums, Archives and Libraries, 16 Queen Anne’s Gate, London, SW16 9AA. (Tel: 020 7273 1444). Website: www.resource.gov.uk

**Finds officers and conservators with local archaeological units from:**

Institute of Field Archaeologists (Finds Group), c/o IFA University of Reading, 2 Early Gate, PO Box 239, Reading, RG6 6AU. (Tel: 0118 9316446). Website:www.archaeologists.net

English Heritage (London-based as well as regional conservators), Ancient Monuments Laboratory, 23 Savile Row, London, W1X 1AB. (Tel: 0207 973 3000). Website:www.english-heritage.org.uk.

Nautical Archaeology Society, c/o Mary Rose Trust, College Road, H M Naval Base, Portsmouth PO1 3LX (Tel: 01705 750521; Fax: 01705 870588)
8. **BIBLIOGRAPHY**


*Conservation Guidelines no. 2. Packing and Storage of Freshly Excavated Artefacts from Archaeological Sites*, United Kingdom Institute for Conservation Archaeology Section, 1983.


Appendix 5: Treasure Receipt Form
<table>
<thead>
<tr>
<th><strong>Circumstances of find:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>(For example depth of find, whether on cultivated land or grassland, whether other objects such as metal, or pottery fragments, or building relics, have been found nearby, details on a separate sheet if necessary.)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Location of find:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>(At least a one figure grid reference, along with the parish and county, it may be attached. Once this information is stored confidentially, it may be advisable to keep a separate record of it.)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Brief description of object(s):</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>(For example object type and material description, or tendentious weight and dimensions, condition. A photograph may be included. Contain on a separate sheet if necessary.)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>No of items deposited:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Subsequent action(s):</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>(Subsequent handlers of the object(s) should be noted below)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Institution receiving find:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>____________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Name of person receiving find:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>________________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Signature:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>____________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Name of person examining find (if different):</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>________________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Telephone:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>____________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Date:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>____________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>If object(s) are considered to be treasure, once the owner has been informed, the British Museum National Museums &amp; Galleries of Wales should be notified:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Date of notification of British Museum National Museums &amp; Galleries of Wales:</strong></td>
</tr>
<tr>
<td>__________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>If object(s) are not considered to be treasure, the owner should be informed and authorisation sought to return the object(s):</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Date of notification of owner:</strong></td>
</tr>
<tr>
<td>__________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Date of notification of owner:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>________________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Date of return of object(s):</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>________________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Signature of recipient:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>________________________</td>
</tr>
</tbody>
</table>

To download extra copies of this form, please visit the Collected Property page at www.culture.gov.uk.
Appendix 6: The National Council for Metal Detecting Code of Conduct

1. Do not trespass. Obtain permission before venturing on to any land.

2. Respect the Country Code. Do not leave gates open, and do not damage crops or frighten animals.

3. Wherever the site, do not leave a mess or an unsafe surface for those who may follow. It is perfectly simple to extract a coin or other small object buried a few inches below the ground without digging a great hole. Use a suitable digging implement to cut a neat flap (do not remove the plug of earth entirely from the ground), extract the object, reinstate the grass, sand or soil carefully, and even you will have difficulty in locating the find spot again.

4. If you discover any live ammunition or any lethal object such as an unexploded bomb or mine, do not disturb it. Mark the site carefully and report the find to the local police and landowner.

5. Help keep Britain tidy. Safely dispose of refuse you come across.

6. Report all unusual historical finds to the landowner, and acquaint yourself with current NCMD policy relating to the Voluntary Reporting of Portable Antiquities.

7. Remember it is illegal for anyone to use a metal detector on a protected area (e.g. scheduled archaeological site, SSSI, or Ministry of Defence property) without permission from the appropriate authority.


9. Remember that when you are out with your metal detector you are an ambassador for our hobby. Do nothing that might give it a bad name.
10. Never miss an opportunity to explain your hobby to anyone who asks about it.

Revised February 2000
Appendix 7: Treasure Act Flow Chart

Finder discovers find they believe to be treasure

Finder reports find to coroner

Coroner acknowledges report of find in writing

Coroner directs finder to deliver find to reporting centre and copies documentation to reporting centre

Reporting centre produces brief written description, issues treasure receipt to finder and informs SMR

Reporting centre believes find is NOT treasure

Reporting centre believes find is treasure

Reporting centre informs coroner and owner/occupier

Coroner instructs reporting centre to retain find pending resolution of dispute

If do not wish to acquire, find is offered more widely to eligible museums

If no museum wishes to acquire find, find is offered more widely to eligible museums

If no objection, coroner authorises reporting centre in writing to release find; reporting centre informs coroner in writing that find has been returned

BM/NMGW/NIE&HS or local museum sends report to coroner

BM/NMGW/NIE&HS recommends to DCMS that find is disclaimed

Coroner informs owner/occupier they intend to return find to finder within 28 days unless objection received

If objection, coroner instructs reporting centre to retain find pending resolution of dispute

A museum wishes to acquire find (Disclaimer procedure)

No museum wishes to acquire find

Appendix 7: Treasure Act Flow Chart
Coroner tells BM/NMGW/NIE&H and local museum, finder, owner/occupier and franchisee (if known) he intends to hold inquest

Coroner holds inquest

Coroner notifies owner/occupier he intends to return find to finder within 28 days unless objection received

Find declared treasure

BM/NMGW/NIE&HS informs DCMS

DCMS disclaims and informs BM/NMGW/NIE&HS local museum; coroner; finder

DCMS commissions valuation; sends this to interested parties; offers 28 days for comment

Valuation and comments to TVC; TVC recommends valuation figure

DCMS informs interested parties and asks if they wish to appeal

If objection, coroner informs BM/NMGW/NIE&HS and instructs local reporting centre to retain find

Find returned once dispute is resolved

If no objection, coroner informs BM/NMGW/NIE&HS and authorises reporting centre in writing to release find; reporting centre informs coroner in writing that find has been returned

Find returned once dispute is resolved

Appeal lodged against valuation

No appeal

DCMS invoices acquiring museum

Museum pays DCMS

DCMS pays finder/owner

DCMS makes decision
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<tr>
<td>Coroners</td>
<td>1, 12, 13, 20–3, 36–8, 40, 42, 43, 46–59, 60, 61, 82</td>
</tr>
<tr>
<td>Police</td>
<td>2, 82</td>
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<td>Treasure Valuation Committee</td>
<td>1, 57, 59, 61, 62, 64, 65, 71, 79, 82</td>
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<tr>
<td>Occupiers of land</td>
<td>1, 28, 30, 34, 37, 43, 47, 50, 54, 62, 65, 67–71, 75–7</td>
</tr>
<tr>
<td>Landowners and persons with an interest in land</td>
<td>1, 28, 30, 34, 37, 43, 47, 50, 54, 62, 65, 68, 69–71, 75–9, 82</td>
</tr>
<tr>
<td>Dealers</td>
<td>2, 42, 62, 63</td>
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