



Under 18's Photography Consent Form

In order for the St Vincent de Paul Society (SVP) and related branches to use images / videos of children representing your school / youth group when attending SVP projects / activities, please read and sign the declaration below.

Declaration:

I can confirm:

- Parental consent has been sought for every child under the age of 18.
- Every child or for children under the age of 18, every parent has received a 'Data Protection Information Statement'.
- The 'Data Protection information statement' or 'photography consent form' we use includes a statement outlining that the child is giving permission to a third-party organisation to use their personal data for the following purposes:
 - o Printed publications
 - o Videos
 - o Websites
 - o Social Media
- That our processing is fair and complies with the data protection principles
- That If processing is likely to result in a high risk to the rights and freedom of children, we always do a Data Protection Impact Assessment (DPIA).

Consent:

Name:

School: Parish:

Job Title:

Signature:

Date:

Please return this form to Julia Fitzgerald (Youth SVP Manager) @ JuliaF@svp.org.uk

On the next page you will find SVPs policy on processing data of Children

SVP will process your personal data in accordance with the requirements of the General Data Protection Regulation. For full information about our data processing, please see our website at www.svp.org.uk/privacy-policy



SVP Policy on processing data of Children

1. The Processing of Personal Data relating to children is considered to be high risk and must be undertaken in accordance with the legislation and the provisions of the DPA 2018.
2. Children need particular protection when you are collecting and Processing their Personal Data because they may be less aware of the risks involved. This is especially relevant to SVP as the majority of its beneficiaries are children.
3. SVP is required to think about the need to protect children in all of its Processing activities and design its systems and processes with this in mind. In particular it is important that the principles of fairness are applied to the Processing of a child's Personal Data.
4. Generally, in Processing the Personal Data of children it is best to apply a principle other than consent to the lawfulness of any Processing. If consent is the basis of the Processing in the UK children aged 18 or over are able to provide their own consent. Prior to 18 a parent is required to give consent on their child's behalf. In certain circumstances, consent may need to be supported by the parents even if the child is over the age of 18.
5. SVP has designed its systems so that consent is obtained from the child they are supporting and their parents. Generally Processing of children's data will only take place where there is no other alternative.
6. SVP does not use children's Personal Data for marketing purposes or creating personality or user profiles, if changes are proposed, a DPIA will be required.
7. SVP shall not usually make decisions based solely on automated Processing about children.
8. SVP has written clear privacy notices for children so that they are able to understand what will happen to their Personal Data, and what rights are available to the children.
9. Children have the same rights as adults over their Personal Data. These include the rights to access their Personal Data; request rectification; object to Processing and have their Personal Data erased.
10. An individual's right to erasure is particularly relevant if they gave their consent to Processing when they were a child. However, as in most the child's Personal Data was not Processed on the basis of a contract or legitimate interests, it is unlikely that this will be much of an issue for SVP.