- A) Attending a rave as defined by s.63 of the criminal Justice and Public order Act 1994;
- B) Being concerned in the organization of a rave as defined by s.63 of the criminal Justice and Public order Act 1994;
- C) Knowingly using or supplying property, personal or otherwise, for use in a rave as defined by s.63 of the criminal Justice and Public order Act 1994;
- D) Entering or remaining in any disused or abandoned building;
- E) Entering or remaining on non residential private property on an industrial estate between the hours of 10pm and 7am without written permission from the owner and / or leaseholder of the property; and
- F) Engaging in any licensable activity in an unlicensed premise;
 - These conditions are for the whole of the UK, and I believe are a breach to my human rights under ASBO Legalisation.
 - It was asked in court by my Barrister if I needed to go to a petrol station as well as other places like to do shopping between the hours of 22:00 hours and 07:00 hours such as a 24 hour Mac Donald's what will happen and it was explained that he would in fact be in breach of this ASBO the judge explained and said well he will be arrested and have to prove in court I was going to get petrol.
 - If I made a wrong turn when driving and turned into a non-residential private property on an industrial estate, I would be in breach of this ASBO.
 - My mother also tried to ask things about the conditions what if he needed to go and get milk from Tesco's or a shop and the judge said well, he will be arrested I cant even go to a shop between the hours of 22:00 hours and 07:00 hours without being in breach of this ASBO.
 - If I was to go out for a night out, I would have to ask the owner to see if there licensed to make sure I am not in breach of my ASBO as I was told it is down to me to make sure they are licensed.
 - No one wanted to define the conditions the applicant which is the Met Police wanted to make this a life time ASBO and made sure the conditions were correct so that after the 5 years they can apply to put a next 5 years in place because the judge would only allow the 5 years and not the life time ASBO.
 - If illegal raves have not been proven which they were not, then why do my conditions for the ASBO still define illegal raves?

Part of my Barrister submissions that represented me, had been that the allegations were that I was involved in organizing illegal raves but the applicant hadn't adduced evidence of trespass which is a requirement for proving that an indoor rave was illegal.

The Deputy District Judge ruled that the applicant did not need to prove illegality - all the needed to prove was I had acted in an anti social manner, to which I had not acted in any anti social manner within the whole case file.

In the view of my barrister this is a very questionable decision: firstly, the applicant based their case on the illegality of the raves rather than the fact of the raves themselves and secondly, without proof of