

This order and its requirements amends a previous order imposed by Highbury Corner Magistrates Court.

Condition 4 states

Enter any non-residential private property (by which words buildings and an open enclosed and are intended to be individual) or an industrial estate between the hours of 22:00 and 07:00 without written permissions from the owner and an leaseholder of such property. If you can demonstrate that the purpose of your entry of such property is to purchase goods or services from any shop or garage or fuel supplier which is open to the public at such times. Then in such event, you may enter but you must not remain on such property for longer than 30 minutes and you may do so on only one occasion during each separate nine hour period between 22:00 and 07:00 daily.

With this condition in place any non-residential property The Appellant would not be able to attend only for 30 minutes on one occasion during a separate nine hour period:

This would include hospitals, police stations, 24-hour supermarkets, petrol stations, cinemas, restaurants, bars, night clubs and any other public place open to the public between these times that is non-residential The Appellant would only have a 30 minute window to be able to enter any non-residential building, however is not feasible that within 30 minutes The Appellant could be seen in a hospital within 30 minutes, how would it be feasible if The Appellant went to dinner at a restaurant they would be completed within 30 minutes, how would it be feasible if The Appellant wanted to go to a nightclub or late-night bar as it would only have 30 minutes, places that are open to the public should not be restricted to The Appellant how is The Appellant meant to have a normal family life. The Appellant cannot go to without written permission which would be degrading for The Appellant to have to ask each time he wanted to go somewhere and explain why he needed it to be confirmed in writing by the owner and/or leaseholder of the property, how