

Due to the definition, anything that has a warehouse to store goods would be classed as an Industrial this would include all large shopping stores as they have a warehouse attached to the back of them where they store goods for sale, also this would include hospitals, along with many other buildings.

So since 05/11/2014 Mr Cordell has stayed in his home and does not go out as he does not want to be in breach of this ASBO, His family are left to deal with making sure he has shopping and the things he needs because the way the conditions have not been defined he does not know what he can do and what he can not do as this was never defined.

These conditions relating to the ASBO application that have been bound upon Mr S Cordell are for the whole of the UK for 5 years.

When the skeleton bundle was updated most recently on 05/02/2016 the applicant supplied a book, this book is created by members of the Home Office, based within the United Kingdom and this book's nature is of such a guide to Anti - Social Behaviour Orders.

Please take note to page number (taking a strategic approach page 15) which clearly states:

“The more serious the behaviour, the greater the likelihood that the court will grant a geographically wide order. Orders that seek to operate in the whole of England and Wales will not be granted without evidence that that is the actual or potential geographical extent of the problem. Further detail about effective prohibitions is given in Chapter 7.”

To have that condition imposed of such a wide scale of areas, would be a breach of Mr Simon Cordell's human rights, this is inclusive for any other person who might also be banned from the whole of the UK.

Mr Cordell has always lived in the London Borough of Enfield since his birth, his family also have lived in the same area all their life's and so did Simon Nan and Granddad, Mr Cordell has never shown any intention of moving to a new area within the UK.

And it is the Application case Mr Simon Cordell has been accused of is contained within the Borough of North London Enfield namely but one accused incident.

The Judge when granting the conditions of the ASBO on Mr Simon Cordell did not address this in court, and made the order for the whole of the UK for 5 years.

It was said in court by my Barrister, that if Mr Cordell ever does need to go to a petrol station along a motor way or on a named industrial estate as many petrol stations in fact are and he was to do so between the hours of 22:00 hours and 07:00 hours he would in fact be in breach of this ASBO, the judge replied and said well in that circumstance of an incident, he will be arrested and have to prove in the court that he was going to get petrol.

Also if he made a wrong turn when driving and turned into a non residential private property or into an industrial estate, that he would be in breach of this ASBO. Together Simon Barrister and Simon including his mother, tried to ask questions about the conditions that have been imposed upon himself, Simple every day life moderately such as what if he needed to go and get milk from Tesco's or a shop and the judge said well he will be arrested, Simon can't even go to a large moderately of shop such as Tesco and many more similar new establishments between the hours of 22:00 hours and 07:00 hours, without being in breach of this ASBO. This is also shown in the above in the definition of Industrial buildings, and also the definition of Commercial buildings.

If Mr Simon Cordell was to go out for a night, were music would be played as stated in the skeleton argument, that has been provided by the applicant on page number (5 module 20), Many young people do go out to listen to music when in private air and do not need Local Authority permission as stated by the applicant, in today's