

IN THE HIGH COURT OF JUSTICE
QUEEN'S BENCH DIVISION
ADMINISTRATIVE COURT

CO/2171/2017

BETWEEN:

REGINA
on the application of
SIMON PAUL CORDELL

Claimant

-and-

THE COMMISSIONER OF POLICE OF THE METROPOLIS

Defendant

DEFENDANT'S SUMMARY GROUNDS FOR CONTESTING THE CLAIM

INTRODUCTION

1. As a result of the Claimant's role in the organisation of, and provision of sound equipment to, unlicensed music events and raves in the London Borough of Enfield, the Defendant applied to the courts for an Anti-social Behaviour Order (ASBO) to protect the public from the harassment alarm and distress caused by the Claimant's actions. An ASBO was granted by Highbury Corner Magistrates' Court on 4 August 2015, pursuant to s.1 of the Crime and Disorder Act 1998 ("the 1998 Act"), to last for 5 years. The Claimant utilised his statutory right of appeal and appealed to the Crown Court pursuant to s.4 of the 1998 Act. The Crown Court at Wood Green heard the appeal and, other than amending the ASBO in certain respects, dismissed the appeal on 19 January 2017.
2. In the N461 Form at section 3, the Claimant sets out the decisions he is seeking to have judicially reviewed:
 - (i) The order of HHJ Pawlak at the Crown Court at Wood Green on 19 January 2017 to dismiss his appeal against the making of the ASBO;
 - (ii) The order of DJ Pigot at Highbury Corner Magistrates' Court on 4 August 2015 to make the ASBO; and