

WITNESS STATEMENT

CJ Act 1967, s.9; MC Act 1980, ss.5A(3)(a) and 5B; Criminal Procedure Rules 2005, Rule 27.1

Statement of Steve ELSMORE..... URN: [] [] [] []

Age if under 18 Over (if over 18 insert 'over 18') Occupation: Police Officer.....

This statement (consisting of: 5 pages each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated anything in it which I know to be false, or do not believe to be true.

Signature: [Signature]

Date: 14/01/2015

Tick if witness evidence is visually recorded (supply witness details on rear)

Further to my recent statement dated 11th August 2014 and in relation to my application for an Anti-Social Behaviour Order with regards to Mr Simon CORDELL, I wish to add the following information.

I am aware that at the interim hearing on 5th November 2014 at Highbury Comer Magistrates, Mr CORDELL made certain representations in relation to his company "Too Smooth".

I have searched the Police systems as I am aware that Mr CORDELL stated that he had a curfew so was not leaving his house between certain times. The last bail conditions that I can find were issued at Woolwich Crown Court in April 2014 and had no curfew attached.

I have discussed entertainments licenses with the Police and Council licensing officers and they have informed me that if Mr CORDELL was to use a venue that was already licensed, he would not need to apply for regulated entertainment unless he wished to extend the event above and beyond the hours that the licensed premises already holds.

However, he could apply for a temporary event notice (TEN) to extend existing hours or indeed apply for an event in an unlicensed premise. The drawback to a TEN is that it limits numbers to no more than 499 people at ny one time.

Police and Council can object to TEN applications within 3 days of the application being submitted

[Signature]

Signature witnessed by