

Address: 109 Burncroft Avenue
Enfield London
EN3 7JQ

Dated: 14/10/2016

To whom it may concern

Issues of concern:

Local Authorities and Metropolitan Police Consultation that was in Regards to the Applicant

On the 13th of August 2014 the local authority and the police held a consultation meeting in regards to the Appellant and reached a decision to be taken in the matter of a stand alone Antisocial Behaviour Order (ASBO) order to be placed upon the Appellant Statue of Liberties.

An anti social behaviour order (ASBO) (2003) is / was a civil order made in the United Kingdom against a person who has been shown, on the balance of evidence, to have engaged in anti social behaviour.

The order was introduced by Tony Blair in 1998 with the legal frame work and protocols to create a successful Antisocial Behaviour Order (ASBO) application. Within the Antisocial Behaviour Order (ASBO) guidance it states Voluntary solutions and other remedies should be considered by the pursuant, prior to the multi agency working together in Co-Hurst at a statutory conference, regarding any application.

Any of the following voluntary solutions and alternative remedies should have been considered and then implemented, prior to an application for an Antisocial Behaviour Order (ASBO) being considered but was not;

1. Mediation: -
2. Verbal and written warnings from the relevant authorities including Police: -
3. Support Packages: -
4. Diversionary schemes and activities: -
5. Rehabilitation programs: -
6. Criminal investigation: -

The above list is not exhausted to its limits.

At no point of time has the applicant been given any of the above listed opportunities, neither has he been asked to attended any official meetings prior to this Antisocial Behaviour Order (ASBO) application and this should have been the opportunity to talk to him about a pre-warning or other actions that could have been taken.

Please also take note to page number 15 (taking a strategic approach) which clearly states: "The more serious the behaviour, the greater the likelihood that the court will grant a geographically wide order, order's that seek to operate in the whole of England and Wales will not be granted without evidence to the actual or potential geographical extent of the problem. Further detail about further effective prohibitions is given in Chapter 7."

For the applicant legally to have any conditions imposed, of such a wide scale of areas with out correct proof to that extent, is another breach of applicant's human right's. The Antisocial Behaviour Order (ASBO) that was granted in the lower court upon the applicant is wrongly executed for the whole of the UK.

Section 63 of the Criminal Justice (Raves) Bill and related Act: -

The Criminal Justice and Public Order Act 1994 is an amendment to the Raves Bill and states the following: -

Section 63 Powers to remove persons attending or preparing for a rave.

(1) This section applies to a gathering on land in the open air of 20 or more persons (whether or not trespassers) at which amplified music is played during the night (with or without intermissions) and is such as, by reason of