

An order comes into effect on the day it is made.

Will be of a CBO nature the provisions relating to the CBO are in Part 2 of the Anti-Social Behaviour, Crime and Policing Act 2014 (the "Act"). The provisions come into force on 20 October 2014.

The dates of the on goings of the Antisocial Behaviour Order (ASBO) proceedings are listed below: -

12/09/2014	A bundle is said too have been served by police on the Appellant at 109 Burncroft Avenue, to which he disputes. This Bundle is said to be for the Antisocial Behaviour Order (ASBO) Case, a letter of complaint was made and served to the police in regards to not being served with the full true details and the bundle still remains in Edmonton police stations lost property the receipt is in my mother's name as she found it out side my front door.
06/10/2014	The Appellant was meant to have a hearing for an interim Order but legal aid had not been granted. Michael Carroll acting solicitor came to court the judge overturned and granted legal aid. The application for the Interim hearing the judge would not hear due to my solicitors not having time to go over the case papers as legal aid was not granted at this point. The CPS and police were not happy about this. Hearing was put off until the 22/10/2014
22/10/2014	22/10/2014 Interim hearing could not go ahead due to Andy Locke Acting Barrister had a flood at his home address. CPS and Police were not happy about this and wanted it to go ahead. Judge told them it is not down to the Appellant he has attended court and rightfully he should have a barrister. Interim hearing was put off until the 05/11/2014

As can be seen from the details above the Antisocial Behaviour Order (ASBO) was not put before a Judge until the 22/10/2014 due to no fault of the Appellant and should still fall within the commence date of the CBO being legal jurisdiction.

Where an order on conviction is sought, police must supply sufficient details to the Prosecutor to justify application for the order sought and any documentation must be attached to the file. Such orders include:

- An exclusion order, such as being banned from licensed premises or sporting grounds.
- Anti-Social Behaviour Order.
- Protection from Harassment Act restraining order.
- Compensation order – may be made on conviction, where there has been some personal injury, loss or damage to any person, for the offence charged or taken into consideration.

Courts often award compensation at the first hearing so it is important that, where known, an estimate of the cost of loss or damage is included on the MG5 form. Additionally, full details of any victim likely to be awarded compensation should be shown on an MG6 form.

Issues with the Independent Members of the Public's Witness Statements: -

I continue to raise even larger concerns of issue with regards towards the Independent members of the public's witness statements, not being signed by the witness them self but by active police officers on duty. I am also further concerned and raise issue with there being no statement of truth attached to all of the mg11 witness statement forms, both issues are a criminal offence of the Fraud Act 2006 as follows: -

1. Fraud

(1) A person is guilty of fraud if he is in breach of any of the sections listed in subsection

(2) (Which provide for different ways of committing the offence).

(2) The sections are: -

(a) Section 2 (fraud by false representation): -

(b) Section 3 (fraud by failing to disclose information), and: -

(c) Section 4 (fraud by abuse of position).

(3) A person who is guilty of fraud is liable: -