

We amend the ASBO made in respect of Bruce by quashing the other orders and confirming this part only of the original order. In so far as Schofield is concerned, he will be living and working within the exclusion zone, so the order made is inappropriate. In his case the order will read:

On any day that Chester City AFC play at a regulated football match at the Deva Stadium during the period commencing three hours prior to kick off and ending six hours after kick-off, enter any area which is within 100 yards of the main entrance to Chester Station except for the purposes of his work with the Royal Mail.

As the trouble that arose in this case did so on a day when Wrexham AFC was playing away and the club's supporters were returning home via Chester railway station there will be in the case of both Bruce and Schofield an additional term in the ASBO as follows.

In the case of Bruce:

On any day that Wrexham Town AFC play a regulated football match away from their home stadium during the period commencing three hours prior to kick off and ending six hours after kicking off, enter any area inside the shaded boundary as defined in the attached map.

PART 5 © SWEET & MAXWELL

78.

Simon Cordell's Skeleton Argument (2) Pdf

Page: 7 85

In the cases of Schofield:

On any day that Wrexham Town AFC play a regulated football match away from their home stadium during the period commencing three hours prior to kick off and ending six hours after kick-off, enter any area which is within 100 yards of the main entrance to Chester railway station except for the purposes of his work with the Royal Mail,

The period of 10 years for which the judge ordered the ASBOs to run is manifestly excessive. In the case of each appellant the order will last for four years from January 7, 2005, the date when they were sentenced.

PART 5 © SWEET & MAXWELL

79.

Simon Cordell's Skeleton Argument (2) Pdf

Page 1

Status: S Law in Force © Amendment(s) Pending

**Criminal Justice and Public Order Act 1994 c. 33 Part V PUBLIC ORDER:
COLLECTIVE TRESPASS OR NUISANCE ON LAND**

Powers in relation to raves

This version in force from: **January 1, 2006 to present** (version 4 of 5)

The text of this provision varies depending on jurisdiction or other application, see parallel texts relating to:

England and Wales | Scotland

England and Wales

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 its loudness and duration and the time at which it is played, is likely to cause serious distress to the inhabitants of the locality; and for this purpose—

A. such a gathering continues during intermissions in the music and, where the gathering extends over several days, throughout the period during which amplified music is played at night (with or without intermissions); and