

this condition could be applied by any Judge and state it is not a breach of someone human rights is beyond me.

Conditions 2 states knowingly using or supplying property personal or otherwise for the use of a rave as defined under section 63.1 of the criminal justice and public order act,

The Appellants has spent the last 10 years building his business saving every penny and help from family it is within the entertainment industry, he will hires equipment out and his services, The Appellants business would seriously be affected, because if he hired his equipment and it ended up in an illegal rave The Appellant would be in breach of the conditions. When hiring out equipment you do ask what it is going to be used for, and you do have a contract that is in place, but what the person tells you their reason for hiring the equipment out is not always the correct reason and is not used for the purpose the person told you The Appellant would be in breach of these conditions. Also if The Appellant loaned someone any personal belongings and that person ended up at an illegal rave then The Appellant would again be in breach of his conditions, even if the item was something that did not even constitute as being for an illegal rave.

Conditions 5 states provide any service in respect of any licensable activity in an unlicensed premises.

How is The Appellant meant to run his business, The Appellant would not be able to obtain a licence that has already been clarified by the police and councils due to the Antisocial Behaviour Order that is in place, The Appellant would not be able to offer his services also due to the restriction that he has only 30 minutes within a non-residential building, most events go to the late hours in the morning so even if there was a licensed premises and someone wanted to hire the services of The Appellant The Appellant would not be able to do this. The Appellant was also offered contracts within two nightclubs to be the manager if The Appellant was again offered contracts within nightclubs or late-night bars The Appellant would not be able to accept these contracts. I