

Simon spoke to me the other day, and told me and I hope I have got this right what he said.

The environmental protection act 1990 section 80 abatement notice should be put in place by the council. I have a copy of one from a FOI I put in I will attach it here for you to see there is 2 in one file that they sent me.

<http://www.legislation.gov.uk/ukpga/1990/43/section/79>

<http://www.legislation.gov.uk/ukpga/1990/43/section/80>

Above is some links that deals with this.

The abatement notice then gives them the right to take the sound systems, and then after this the section 63 can be put in place, I think but Simon understands all of this.

I not sure if I got all this correct, but Simon understands it all, Simon has never been given any paper work from the council or the police, so no abatement notice or a section 63.

Even when they took his sound system on the 20/06/2014 Simon has never had any paper work.

Also no abatement notice was put in place for Crown Road by the council I have this in an email, and they were having a great deal of problems as you know with Crown Road.

Crown road was going on for months which we can prove, it was going on, on the 6th, 07th and 08th, and had been going on for weeks before this at Crown Road, yet the police get the council out on the 08th to serve a abatement notice for Progress Way but did not do this for Crown Road?

The council knows that they can put an abatement notice in place at any time, and the reason they gave me in an email for not doing so is a joke tbh.

Can you give me an update on what has to be done now please?

Regards

Lorraine