

PO box 42 Truro Cornwall UK

28 October 2010



NOTICE BEFORE ACTION

At a hearing at Truro Crown Court my appeal against the conviction by the magistrates was allowed with costs against the CPS.

You have unlawfully placed on our website data which is malicious, defamatory and will damage the interests of the operation and that of the traders.

I require you forthwith to remove the data you have fraudulently put on our website.

You may leave the image which states that Pool Market is not a public place because it is not and the public need to know this fact.

If you do not take down the images you have fraudulently placed on our website, action will be taken against you.

D J Arthur

PLEASE NOTE

PARAGRAPH 1

Totally untrue. Mr Arthur's appeal against conviction (for drink driving in Pool Tesco Extra car park) was not allowed.

PARAGRAPH 2

The data that Mr Arthur describes as malicious and defamatory is photographs of his own notices! The web site is not registered in the Arthur's name and it has existed for the benefit of Pool Market and its traders since 2001 because of its presence on the www giving a description, directions and phone number.

PARAGRAPH 3

The only new data is photographs of Mr Arthur's own notices and they have not been fraudulently placed and the web site does not belong to either Mr or Mrs Arthur.

PARAGRAPH 4

Totally untrue. Most of Pool Market is a public place and the public needed to be warned about this and that the area in front of the notices is a public road where the drink drive law applies. Mr Arthur was to find this out at his cost when convicted of drink driving on his own land one year after displaying the notices.

PARAGRAPH 5

Rather contradictory in that paragraph 4 gives permission to leave the photos of the notices whereas paragraph 5 threatens "action" if they are not taken down!