



Community Remedy Consultation

The recently enacted Anti-social Behaviour, Crime and Policing Act places a duty of the Police and Crime Commissioner to consult on possible outcomes for anti-social behaviour and low level crime that do not involve the Courts.

There are a number of sanctions or options that the offender could be asked to complete as part of a Community Remedy. The public and partners are being asked their views on what should be included within the Derbyshire Community Remedy list prior to its publication in October of this year.

1. From the list of different options below, please select your top three options which you would like to see on the Community Remedy document.

- *Mediation – use of a third party to bring together both parties to reach common agreement
- Face to face apology
- Structured diversionary activities, i.e. courses, training, Police and Crime Commissioner funded activities.
- Rehabilitation to offenders, i.e. alcohol treatment, anger management course
- Paying for damage caused to property.
- Reparative work to repair any damage caused, i.e. cleaning off graffiti
- Acceptable Behaviour Contract – written agreement specifying future behaviour
- Parenting Contract – similar to the above but is signed by a parent/guardian for U18's.
- Written assignment / Research
- *Counselling
- *Shuttle Conference – allows the victim and offender to put their views to each other without meeting face to face
- Tenancy Enforcement – through social landlords, local councils, housing associations

***Will be considered subject to resources.**

2. Do you have any other suggestions for possible sanctions or options for Community Remedy?

Yes

No

3. If you answered yes, please provide details
