

Report of	Meeting	Date
Deputy Chief Executive	Overview and Scrutiny Committee	2 July 2020

CRIME AND DISORDER SCRUTINY

PURPOSE OF REPORT

- To provide an update on work undertaken to meet the council's duties relating to crime and disorder.

RECOMMENDATION(S)

- To note the content of the report

EXECUTIVE SUMMARY OF REPORT

- This report provides a summary of the work undertaken and planned interventions to reduce and tackle crime and disorder, through fulfilling relevant obligations in connection with Section 5 Crime and Disorder Act 1998 and Section 26 of the Counter Terrorism and Security Act 2015.
- Chorley council are fulfilling their obligation under Section 5 Crime & Disorder Act 1998 through actively engaging with the established Community Safety Partnership and implementing required actions and interventions concerning crime and disorder within the partnership area.
- The Council are fulfilling their statutory obligations under Section 26 of the Counter Terrorism and Security Act 2015 that requires all specified authorities to have "due regard to the need to prevent people from being drawn into terrorism".

Confidential report Please bold as appropriate	Yes	No
--	-----	----

CORPORATE PRIORITIES

- This report relates to the following Strategic Objectives:

Involving residents in improving their local area and equality of access for all		A strong local economy	
Clean, safe and healthy homes and communities	X	An ambitious council that does more to meet the needs of residents and the local area	

BACKGROUND

7. Section 5 Crime & Disorder Act 1998 established Community Safety Partnership's (CSP) which is 'an alliance of organisations which generate strategies and policies, implement actions and interventions concerning crime and disorder within their partnership area'
8. The topic of Counter Terrorism in terms of the council's duty specifically relates to Prevent, which is a statutory duty under Section 26 of the Counter Terrorism and Security Act 2015. This act sets out how authorities in the UK will pursue (stop), protect (strengthen against attack), prepare (mitigate) and prevent radicalisation and subsequent terrorism across the UK

SUMMARY OF WORKS UNDERTAKEN

9. The CSP has developed an action plan detailing how the partnerships meets its obligations. The plan demonstrates the key priorities of focus for planned actions and interventions, that have been derived from a strategic assessment. The current priorities of focus are anti-social behaviour, exploitation, domestic abuse and road safety. The plan explains the work undertaken by the partnership relevant to the reduction of crime and disorder under each priority.
10. The Home Office is now funding the 'Prevent Duty' across Lancashire as a pilot area. This has enabled a dedicated Prevent delivery team based at Blackburn and Darwen Council to support Lancashire Local Authorities in ensuring effective Prevent delivery. As part of this delivery the council has produced a local risk assessment and strategical analysis against the counter terrorism local profile (CLPT). The local risk assessment demonstrates the assessment of the threat including the presence and nature of the people, groups, communities and places that may be exploited by radicalisers, and the probability that this may take place and the harm that could occur. These analysis highlights current emerging themes or vulnerabilities in local radicalisation and any relevant changes.

NEXT STEPS

11. The final stages of CSP action plan, strategic analysis and local risk assessment are currently being prepared and will be circulated once finalised. The analysis and assessment shall be monitored and amended appropriately with any relevant emerging threats and changes. The CSP action plan will be updated to align with the next strategic assessment and the priorities derived from that assessment in 2021.

IMPLICATIONS OF REPORT

12. This report has implications in the following areas and the relevant Directors' comments are included:

Finance		Customer Services	
Human Resources		Equality and Diversity	
Legal		Integrated Impact Assessment required?	
No significant implications in this area	X	Policy and Communications	

COMMENTS OF THE STATUTORY FINANCE OFFICER

13. No comment

COMMENTS OF THE MONITORING OFFICER

14. Section 19 of the Police and Justice Act 2006 requires every local authority to have a crime and disorder committee with the power to review or scrutinise decisions made or other action taken in connection with the discharge by the responsible authorities of their crime and disorder functions. The Crime and Disorder (Overview and Scrutiny) Regulations 2009 (the Regulations) complement the provisions under section 19.
15. All authorities – including fourth option authorities - will need to create, or designate, a crime and disorder committee to deal with crime and disorder scrutiny. The terms of reference of the committee are to scrutinise the work of the community safety partnership and the partners who comprise it, insofar as their activities relate to the partnership itself. It will be up to the Council along with its partners - to decide on the best way to put procedures in place for these new scrutiny powers.

The Act and the Regulations do not require the council to alter existing committee structures. There must however, be a formal place where community safety matters can be discussed and this is the function of this Overview & Scrutiny Committee.

16. The report sets out the Council's obligations and duties.

CHRIS SINNOTT
DEPUTY CHIEF EXECUTIVE

Report Author	Ext	Date
Laura-Jean Taylor		19.03.2020

BACKGROUND PAPERS

Report Author	Date	Doc ID
Laura-Jean Taylor	11.03.2020	Appendix 1- Draft Community Safety Partnership Action Plan