
ITEM 8.1 – IMPLICATIONS OF THE LOCAL GOVERNMENT AND PUBLIC INVOLVEMENT IN HEALTH ACT 2007 ON THE ROLE OF OVERVIEW AND SCRUTINY (see supplemental agenda no.1, pages 1-18)

LATE AMENDMENT

MOVED: Councillor Fiona Colley
SECONDED: Councillor Jane Salmon

Appendix A

Article 5 – Overview and scrutiny committee and sub-committees

In paragraph 5.3 - Specific function:

- **Move** new sub sections (a) – (e) entitled “Crime and disorder” and **insert** as a new section following the “Scrutiny” section.
- Under the title of the new section **insert** the words “Overview and scrutiny committee and its sub-committees may:”

Overview & Scrutiny Procedure Rules

5.1 Terms of reference of the overview & scrutiny committee

Delete a)

15. Agenda Items

In 15.1 **insert** at the end of the paragraph:

“This rule will apply where the call for action procedure set out in paragraph 15.3 does not apply”

In 15.3 **delete** “[who is not a member of the overview and scrutiny committee or a sub-committee]”

In 15.3 **delete** “available” and **replace** with “appropriate”

Appendix B

Councillor Call for Action Protocol

Under the heading “Procedure for CCfA to be considered at scrutiny”, **delete** paragraph beginning “All such written requests will...” and **insert**:

“All such written requests will first be submitted by the Head of Overview and Scrutiny to the first appropriate Overview & Scrutiny committee or sub-committee for their consideration in a reasonable timescale. The decision on

which is the first appropriate committee or sub-committee is at the discretion of the Head of Overview and Scrutiny. The committee may reject any Call for Action if it:"

Note:

Prior to debating this late amendment the following council assembly procedure rule would need to be suspended:

- Notice for amendment on reports to be delivered (CAPR 2.10 (3)).