



For the attention of:

-  asb.admin@telford.gov.uk
-  telford.gov.uk
-  [facebook.com /TelfordWrekin](https://facebook.com/TelfordWrekin)
-  [twitter.com /TelfordWrekin](https://twitter.com/TelfordWrekin)
-  01952 384384

Date: Our Ref: Your Ref:

Dear

Registered owner of

Community Protection Notice

This Community Protection Notice is issued by Telford & Wrekin Council under part 4 of the **Anti-Social Behaviour (ASB) Crime and Policing Act 2014**.

It is issued on the basis that the issuing officer is satisfied, on reasonable grounds, that;

1. Your conduct is having detrimental effect, of a persistent or continuing nature, on the quality of life of those in the locality; and
2. The conduct is unreasonable

This notice is made as a result of your failure to comply with the community protection warning (a copy of which is attached) issued to you on

The nature of the conduct which is having a detrimental effect is as follows:

- 1) Causing a nuisance and danger to other road users by driving at speed on public highways and footpaths/cycle lanes in and around Hadley Park East
 - 2) Excessively revving your vehicles engine so as to cause a nuisance and disturbance to local residents and members of the public in and around Hadley Park East
 - 3) Causing damage to the highway and street furniture in and around Hadley Park East
 - 4) Acting in a manner which is intimidating and/or threatening to members of the public



You are hereby required to comply with the following:

- **Entering Hadley Park East unless for the express purposes of purchasing services or goods from businesses located within the mapped area and during the hours of operation**
- **If visiting the area for the above mentioned reasons, your engine is not to idle and rev excessively when in motion**

These behaviours need to stop with immediate effect on the issue of the CPN

Breaching any of the above conditions/requirements, without reasonable excuse, is a criminal offence and may result in the following

1. A fixed penalty notice of £100
2. You may be prosecuted, if you are prosecuted and convicted the maximum penalty is a fine not exceeding level 4 on the standard scale (currently £2,500 for an individual, and up to £20,000 for a business or organisation)
3. A relevant local authority may take the following actions
 - A. Carry out work, on land that is open to air, to rectify the failure. In so doing the local authority may authorise a person to enter the land for the purpose; or
 - B. Carry out work on premises, other than land open air, with you're or as the case may be the owner of the premises consent where a notice is issued stating: the works to be carried out, the estimated costs and inviting you to complete the works. If the local authority issues you with a notice of the work carried out and the costs you may have to meet the costs of the work undertaken. A person authorised by the local authority may enter any premises, to the extent necessary, for the purposes of carrying out the work. **Please note that you do have the right to appeal the costs, on the grounds that they are excessive, provided you do so within 21 days starting with the date the notice was issued**
4. The court may make whatever order the court thinks appropriate to ensure that what the notice requires to be done is done.
5. A Court order may require you to:
 - A. Carry our specified work; or
 - B. Allow specified work to be carried out by or on behalf of a specified local authority. A person authorised to carry out the work, as order by the court, can only enter your home with your consent. Please note, however, that failure to consent may still constitute a breach of the court's order. You may be liable to the local authority for the
 - C. costs of carrying out the works. The costs may be appealed, if you consider them to be excessive, to a magistrate's court within 21 days of being serviced with a notice for the costs by the local authority.
6. The court may require you to surrender possession of any item used in your failure to comply with the notice, to a constable or to a person representing the local authority. The court may

require this item to be destroyed or disposed of. A justice of the peace may issue a warrant, authorising a constable or authorised person to enter your premises to seize the item

You may appeal this notice to a magistrate's court within 21 days of being issued with the notice of the following grounds

1. The conduct specified in this notice:

- A. Did not take place:
 - B. Has not has a detrimental effect on the quality of life of those in the locality
 - C. Has not been of a persistent or continuing nature;
 - D. Is not unreasonable; or
 - E. Is conduct that the person cannot reasonably be expected to control or affect
2. Any of the requirements in the notice, or any of the periods within which or the times by which they are to be complied with, are unreasonable
3. There is a material defect or error in, or connection with the notice
4. The notice has been issued to the wrong person

Please note that Telford & Wrekin Council may also consider any other action in order to stop the problems, or we may notify your landlord if we consider the breaches of your tenancy agreement/lease have occurred.

Anti-Social Behaviour Team
Email: asb.admin@telford.gov.uk

Being issued and Community Protection Notice (Warning) could have an effect on your housing and you may be made homeless or not be issued with a tenancy in the future. Your landlord may be advised of the issuing of any Anti-Social Behaviour warnings. Community Protection Notice's may be shared with all other agencies who you may have involvement with.