NOTICE OF ORDER

WILDLIFE AND COUNTRYSIDE ACT 1981 SECTION 53

Wiltshire Council
The Wiltshire Council Teffont Path No. 9 Rights of Way Modification Order
2015

Notice is hereby given that the above referenced Order has been submitted to the Secretary of State for Environment, Food and Rural Affairs for determination. An Inspector will be appointed by the Secretary of State to determine the Order.

The **start date** for the above Order is **11 August 2015.**

Consideration of the Order will take the form of a public local inquiry.

The Inquiry will be held at **Teffont Village Hall, Teffont Magna, Salisbury, Wiltshire, SP3 5QU** on **Tuesday 12 January 2016** at 10.00am.

The effect of the Order, if confirmed without modifications, will be to modify the definitive map and statement for the area by upgrading to a restricted byway the right of way (Bridleway - Teffont 9) running from the Old Dinton Road, leading north and north-north-east past Teffont Field Buildings to the junction with the Ox Drove (Path No.12). Width from the Old Dinton Road for 50 chains (1066 metres) north 33 feet, the remainder 30 feet wide. Approximate length 2.5kms

Any queries relating to this Order should be referred to Clive Richards at The Planning Inspectorate, Rights of Way Section, Room 3/25 Hawk Wing, Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN. Telephone: 0303 444 5502. Email: clive.richards@pins.gsi.gov.uk. Please quote reference number FPS/Y3940/7/17 on all correspondence.

Any person wishing to view the statements of case and other documents relating to this Order may do so by appointment at Wiltshire Council, Rights of Way and Countryside, Unit 9, Ascot Court, Whitehorse Business Park, Trowbridge, BA14 0XA Monday to Friday inclusive between the hours of 0900 and 1700. Contact: Sally Madgwick on 01225 713392.

Timetable for sending in statements of case and proofs of evidence

Within 8 weeks of the start date [by 06 October 2015]

The Order Making Authority must ensure their statement of case is received by the Secretary of State. As soon as possible after the deadline, the Secretary of State will send a copy (excluding copies of any supporting documents, although these will be available to view at the Authority's offices) to everyone who has made an objection or representation and the applicant and any other person who has written to us in respect of the Order.

Within 14 weeks of the start date [by 17 November 2015]

Everyone who has made an objection or representation and anyone who wishes to give evidence at the Inquiry must ensure their statement of case¹ is received by the Secretary of State. As soon as possible after the deadline, the Secretary of State will send copies to the Authority, the applicant, every person who has made an objection or representation and any other person who has written to us in respect of the Order (excluding copies of any supporting documents, although these will be available to view at the Authority's offices).

Within the same period the applicant (if applicable) must ensure their statement of case is received by the Secretary of State. As soon as possible after the deadline, the Secretary of State will send a copy to the Authority, everyone who has made an objection or representation and any other person who has written to us in respect of the Order (excluding copies of any supporting documents, although these will be available to view at the Authority's offices).

4 weeks before the date of the inquiry [by 15 December 2015]

The Authority, everyone who has made an objection or representation, the applicant (if applicable) and anyone who wishes to give evidence at the Inquiry must ensure their proof of evidence (together with any summary) is received by the Secretary of State. As soon as possible after the deadline, the Secretary of State will send copies of:

- i) the Authority's proof of evidence to everyone who has made an objection or representation, the applicant and anyone who has submitted a statement of case (excluding copies of any supporting documents – although none should be submitted with a proof of evidence);
- ii) the applicant's proof of evidence to the Authority, everyone who has made an objection or representation and anyone else who has submitted a statement of case (excluding copies of any supporting documents – although none should be submitted with a proof of evidence); and
- iii) all other proofs of evidence to the Authority, the applicant, everyone who has made an objection or representation and anyone else who has submitted a statement of case (excluding copies of any supporting documents although none should be submitted with a proof of evidence).

All parties must keep to the timetable set out above and ensure that statements of case and proofs of evidence are received by the Secretary of State on time. Late documents will be returned.

Notice of order for inquiry

.

¹ If you wish to make a legal submission, this should be submitted at the same time as your statement of case. Otherwise legal submissions will have to be submitted in writing on the day of the inquiry.