Legal notice to the public

Public notice

NOTICE OF CONFIRMATION OF AN ORDER (OTHER THAN AN ACQUISITION EXTINGUISHMENT ORDER) HIGHWAYS ACT 1980 ESSEX COUNTY COUNCIL PUBLIC PATH DIVERSION ORDER 2016 FOOTPATH 23 MISTLEY

On 20 June 2016 Essex County Council confirmed the above order made under section 119 of the Highways Act 1980.

The effect of the order as confirmed is to divert a part length of public Footpath 23 commencing from a point approximately 11 metres north westerly of the hedge gap field boundary at the edge of highway verge on the north side of Clacton Road (CO11 2QL) west of Old Mount, proceeding in a north westerly direction across the open field for a distance of approximately 700 metres to a point situated on the grassy track approximately 76 metres south easterly of the point at which Footpath 23 enters the Beech Plantation. To an alternative route commencing from the aforementioned point north westerly of the hedge gap field boundary north side of Clacton Road, proceeding at the field edge on the northern side of the hedgerow initially westerly then north westerly for a distance of approximately 658 metres where the path then deviates away from the hedgerow and Clacton Road and continues north north-easterly along the grassy track to the east of the Beech Plantation for approximately 170 metres to reach the aforementioned point on the grassy track south easterly of the path entrance into the Beech Plantation as shown on the order map.

A copy of the Order as confirmed and the Order map have been placed and may be seen free of charge at Tendring District Council Offices, Town Hall, Station Rd, Clacton-on-Sea CO15 1SE and at the Chelmsford Public Library, Market Road CM1 1QH during normal working hours. Copies are available on request from the Chelmsford Library at a charge.

The alternative route comes into force on 19 July 2016, and the old route shall be stopped up with effect from 26 July 2016, but if a person aggrieved by the order wants to question its validity, or that of any provision contained in it, on the ground that it is not within the powers of the Highways Act 1980, as amended, or on the ground that any requirement of the Act, as amended, or of any regulation made under the Act has not been complied with in relation to the Order, he or she may, under paragraph 2 of Schedule 2 to the Act as applied by paragraph 5 of Schedule 6 to the Act, within 6 weeks from 01 July 2016 make an application to the High Court

Dated 01 July 2016

