

Public notice

**NOTICE OF CONFIRMATION OF AN ORDER
HIGHWAYS ACT 1980
ESSEX COUNTY COUNCIL
PUBLIC PATH DIVERSION ORDER 2020
FOOTPATH 10 COPFORD**

On 19 August 2020 Essex County Council confirmed the above order made under section 119 of the Highways Act 1980.

The effect of the order as confirmed as shown on the order map is to divert a part length of Footpath 10 Copford commencing from a point west of St Michael & All Angels Church, at grid reference 59344,22268 and running in a generally north north westerly direction to the west of Copford Hall for a distance of 140 metres to grid reference 59339,22281, will be diverted to a new route starting from the same above point and running in a west south westerly direction on the north side of the cricket field for a distance of 117 metres to grid reference 59333,22264 where it connects to the highway at the T-junction between Church Road and Aldercar Road.

Copies of the order and the order map can be requested to be posted or viewed by emailing publicpathorders@essexhighways.org to arrange a suitable time to inspect the documents quoting the Order title. Documents can be made available for inspection 8.30am-4.30pm Mon-Fri at Essex County Council, County Hall, E block main reception, Market Road, Chelmsford if so required following the current social distancing restrictions. Copies of the order and order map are available on Essex Highways website at:

<https://www.essexhighways.org/transport-and-roads/getting-around/public-rights-of-way/public-path-notice.aspx> and have also been sent to Copford Parish and Colchester Borough Councils

The alternative route came into force on 16 September 2020, and the old route shall be stopped up with effect from 23 September 2020, 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 17 September 2020 make an application to the High Court.

