

Public notice

**NOTICE OF CONFIRMATION OF AN ORDER
HIGHWAYS ACT 1980
ESSEX COUNTY COUNCIL
PUBLIC PATH DIVERSION ORDER 2002
FOOTPATH 17 (PART) BROOMFIELD
CITY OF CHELMSFORD**

On 09 December 2020, 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 Footpath 17 Broomfield commencing from a point at the edge of the playing field and hedge corner south of Mill Lane at grid ref: 57107,21009 (CM1 7BQ), proceeding in a north eastward direction across the playing and crop fields to the connection with the enclosed path south west of Ladyhope House, to an alternative route commencing from the aforementioned point at the hedge corner proceeding north eastward across the playing field to the hedge boundary, continuing north adjacent to the hedge and then finally eastward along the grass track between the fields to the aforementioned point connecting with the enclosed path as shown on the order map.

A copy of the order as confirmed 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 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 Chelmsford City Council.

The order came into force on 23 December 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 14 January 2021 make an application to the High Court.

Dated 14 January 2021

