Legal notice to the public

Public notice

NOTICE OF CONFIRMATION OF PUBLIC PATH ORDER TOWN AND COUNTRY PLANNING ACT 1990, SECTIONS 257 & 261 AND PARAGRAPH 7 OF SCHEDULE 14

TEMPORARY PUBLIC PATH DIVERSION ORDER FOOTPATH 3 GREAT AND LITTLE LEIGHS IN THE CITY OF CHELMSFORD

On 25 June 2021 Essex County Council confirmed the above order.

The effect of the order as confirmed is to temporarily divert a part length of Footpath 3 Great and Little Leighs commencing from a point south of Blackley Lane and west of the A131 at grid ref: 57359,21948 postcode CM3 1PZ approximately 170 metres north east of the ponds, proceeding in a general south westward direction across the field to a point at the north eastern corner of the pond, to an alternative temporary footpath commencing from the aforementioned point north east of the ponds, proceeding in a north eastward direction on the eastern side of the earth bund for approximately 20 metres to the bund corner, then continuing in a general south westward direction on the northern side of the fencing to the aforementioned point at the north eastern corner of the pond as shown on the order map.

A copy of the order and 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-notices.aspx and have also been sent to Chelmsford City Council.

This order comes into force on the date on which Essex County Council certify that the terms of Article 2 of the order have been complied with, but if a person aggrieved by the order desires to question its validity or that of any provision contained in it on the ground that it is not within the powers of the Act, or on the ground that any requirement of the Act or of any regulation made under it has not been complied with in relation to the confirmation of the order, he or she may apply to the High Court for any of these purposes under section 287 of the Town and Country Planning Act 1990 within 6 weeks from the date on which notice is first published as required by paragraph 7 of Schedule 14 to that Act.

Dated 08 July 2021

