

## **Notice of Confirmation of a Modification Order**

## Wildlife and Countryside Act 1981

## Dorset County Council County of Dorset Definitive Map and Statement of Rights of Way

Dorset County Council (Part of Bridleway 40, Sixpenny Handley and Pentridge (Earthpits Lane) to be Upgraded to Restricted Byway)

Definitive Map and Statement Modification Order 2016

On 6 January 2017 the Dorset County Council confirmed (without modification) the above named order as unopposed.

The effect of the order as confirmed will modify the definitive map and statement for the area by upgrading part of Bridleway 40, Sixpenny Handley and Pentridge (Earthpits Lane) to a Restricted Byway (to be renumbered Restricted Byway 61, Sixpenny Handley and Pentridge) in the East Dorset District as follows:

From the unaffected part of Bridleway 40 at its junction with Bridleway 36, (known as Bowling Green Lane) at SU 03911889, south south west along a grass surfaced track (known as Earthpits Lane), hedged on both sides, to the east of a small area of woodland to SU 03751857, continuing generally south along the track, passing to the west of farm buildings and west south west of Whitey Top Cottage, to its junction with Bridleway 43 at SU 03721812. The width varies: 8 metres at SU 03911889, 5.5 metres at SU 03751857 and 10 metres at SU 03721812.

A copy of the Order and the Order map may be seen free of charge at Reception, County Hall, Colliton Park, Dorchester during normal office hours. Copies of the Order and map may be bought there for £10.00. A copy of the Order is also available to view on our website at www.dorsetforyou.com/row-orders.

The order came into effect on 6 January 2017. If any person aggrieved by the Order desires to question its validity or that of any provision contained in it on the grounds that it is not within the powers of the Wildlife and Countryside Act 1981, or on the grounds 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, you may within six weeks from 3 March 2017, make an application to the High Court.

Dated: 3 March 2017

JONATHAN MAIR, Monitoring Officer