

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

THE HIGH PEAK BOROUGH COUNCIL FOOTPATH 61 (PART) WHALEY
BRIDGE PUBLIC FOOTPATH DIVERSION ORDER No.2 OCTOBER 2021

On 17th December 2021 High Peak Borough Council confirmed the above order.

The effect of the order as confirmed is to divert part of Public Footpath 61 where new housing is under construction on Foundry Lane off Elnor Lane, running from point A, grid reference SK01628016, proceeding in a generally west north westerly direction for approximately 27 metres to point B (grid reference SK01598017) and then in a generally north westerly direction for approximately 36 metres to point C (grid reference SK01568020), a total distance of 63 metres or thereabouts; and to create an alternative footpath instead from point A proceeding in a generally north north easterly direction for approximately 9 metres to point D (grid reference SK01628017) and then in a generally north north westerly direction for approximately 6 metres to point E (grid reference SK01628018) that shall comprise a 3 metre wide footpath finished in compacted and levelled hardcore. From point E a 2 metre wide footpath to be finished in tarmac and proceeding and bending in a generally westerly then west north westerly direction for approximately 25 metres to point F (grid reference SK01598018) and from point F in a in a straight line generally west north westerly direction for approximately 32 metres to point C, a total distance of 72 metres or thereabouts as shown on the order plan.

A copy of the order and plan may be seen or bought there free of charge at the Town Hall, Market Place, Buxton during normal office hours or by request in writing to nicoladb@highpeak.gov.uk or Legal Services Town Hall, Market Place, Buxton, Derbyshire, SK17 6EL. Alternatively see the following link to the Council's website.

<https://www.highpeak.gov.uk/article/3680/Footpath-Diversion-Orders>

This order comes into force on the date on which High Peak Borough Council certify that the terms of Article 4 of the order have been complied with but if any 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 above Act, or on the ground that any requirement of that Act or any regulation made under it has not been complied with in relation to the confirmation of the order, they may apply to the High Court for any of these purposes under s.287 of the Town and County Planning Act 1990 within 6 weeks from the date on which notice is first published as required by para. 7 of Schedule 14 to that Act.

Dated 17.12.21