### WOODSPRING DISTRICT COUNCIL

NOTICE OF CONFIRMATION OF PUBLIC PATH ORDER HIGHWAYS ACT 1959

Woodspring District Council (Footpath No. 22/19—Middle Yeo, Clevedon) No. H. 4/80 Public Path Diversion Order 1980.

Notice is hereby given that on 21st October 1980, the Woodspring District Council confirmed the above-named

The effect of the Order, as confirmed, is to divert a section of footpath 22/19 situate at Middle Yeo Rhyne, Clevedon in the county of Avon, for a distance of approximately 446 metres, which said section runs in a generally straight line between points A and D, shown coloured brown on the plan annexed to the Order, to a new line between points A and B and C and D, shown coloured purple on the said plan, commencing adjacent to the southern boundary of No. 61 Churchill Avenue and terminating at Kenn Road. The section between points B and

ating at Kenn Road. The section between points B and C (a distance of 94 metres) remains undiverted.

A copy of the Order and map contained therein has been deposited and may be inspected free of charge at The Village Hall, Old Street, Clevedon, between the hours of 1.30 p.m. and 4.30 p.m. Mondays to Fridays inclusive, and at the offices of the Clerk's Department at the Town Hall, Weston-super-Mare, between the hours of 9 a.m. and 1 p.m. and 2 p.m. and 4 p.m. on Mondays to Fridays inclusive

inclusive.

The Order becomes operative as from 31st October 1980, but if any person aggrieved by the Order desires to question the validity thereof, or of any provision contained therein, on the ground that it is not within the powers of the Highways Act 1959, as amended, or on the ground that any requirement of the Act, as amended, or of any regulation made thereunder has not been complied with in relation to the Order, he may under paragraph 2 of Schedule 2 to the Act as applied by paragraph 5 of Schedule 7 to the Act, within 6 weeks from 31st October 1980, make an application for the purpose to the High Court.

R. H. Moon, Chief Executive and Clerk

Town Hall, Weston-super-Mare, Avon BS23 1UJ.

31st October 1980.

(791)

## SCUTH YORKSHIRE COUNTY COUNCIL

HIGHWAYS ACT 1959, SECTION 111

NOTICE OF CONFIRMATION OF PUBLIC PATH ORDER

The South Yorkshire County Council Undefined Footpath at Wentworth Public Path Diversion Order 1980

Notice is hereby given that on 11th September 1980 the South Yorkshire County Council confirmed the abovenamed Order.

The effect of the Order as confirmed is:

(i) to extinguish the public rights of way over that length of part of an undefined footpath commencing at point A at its junction with Churchill Lane and running due south for a distance of approximately 120 yards then due west for a distance of approximately 97 yards;

(ii) to create a new undefined footpath commencing at point E at its junction with Churchfield Lane and running in a generally southerly direction for a distance of approximately 110 yards then due west for a distance of approximately 160 yards to join the existing undefined footpath.

A copy of the Order as confirmed and the map contained in it has been deposited and may be inspected free of charge at the offices of (i) The County Council, County Hall, Barnsley; and (ii) The County Engineer, Development Control Office, Crinoline House, Effingham Square,

Rotherham.

Rotherham.

This Order becomes operative as from the date on which it is certified by the South Yorkshire County Council that the provisions of Article 2 of the Order has been complied with, but if any person aggrieved by the Order desires to question the validity thereof or of any provision contained thereon the grounds that it is not within the powers of the Highways Act 1959, or on the ground that any requirement of that Act or regulation made thereunder has not been complied with in relation to the confirmation of the Order, he may, within 6 weeks from 31st October

1980, make application for this purpose to the High Court. F. A. Mallett. Chief Executive

County Hall. Barnsley.

31st October 1980.

(517)

#### WEST YORKSHIRE METROPOLITAN COUNTY COUNCIL

HIGHWAYS ACT 1959, SECTION 108

Proposed Stopping Up of Stannary, Stannary Lane (Part) and Stannary Place (Part), Halifax

Notice is hereby given that the West Yorkshire Metropolitan County Council, being the highway authority for the highways hereinafter mentioned, intend to apply to the Magistrates' Court for the Petty Sessional Division of Calder sitting at the Court House, Skircoat Road, Halifax on Monday, 1st December 1980 at 10 o'clock in the forenoon for an Order under section 108 of the Highways Act 1959 authorising the said Council to stop up for the purposes of all traffic, the following highways at Halifax, namely:

(i) Stannary Lane, extending from its junction with Stannary Place for a distance of 57 metres in a northerly direction.

(ii) Stannary Place, extending from its eastern termination for a distance of 5 metres in a westerly direction.
 (iii) Stannary, full length,

more particularly delineated on the map which has been deposited and may be inspected free of charge at all reasonable hours at the Reception Desk, Main Entrance, County Hall, Wakefield, and at the Calderdale Metropolitan Borough Council's Office, Town Hall, Halifax.

R. G. Brooke, Director of Administration

County Hall, Wakefield WF1 2QW.

19th September 1980.

(554)

# **MISCELLANEOUS** PUBLIC NOTICES

# BRADFORD METROPOLITAN CITY COUNCIL

of Bradford Metropolitan Council Rating of Unoccupied Property

Notice is hereby given that the City of Bradford Metropolitan Council at a meeting held on 14th October 1980 passed the following Resolution:

"That

1. In pursuance of section 17 of the General Rate Act 1967 (as amended) the provisions contained in the 1st Schedule of the Act concerning the rating of unoccupied property shall apply within the City of Bradford Metropolitan District and that the provisions shall come into

politan District and that the provisions shall come into force on 1st April 1981.

2. The classes of relevant hereditaments for the time being specified in paragraph 1 (i) of the 1st Schedule of the Act shall be those having a rateable value exceeding £50 except that no rate shall be payable in respect of any hereditament charged to the Housing Revenue

Account.

3. Subject to the provisions of the 1st Schedule of the Act the amount of rates payable by an owner in respect of a hereditament shall be 50 per cent of the General Rate made by the Council in any financial year and that no reduction shall be made under section 48 of the General Rate Act 1967 in respect of any rates so payable with the provision that cases of hardship will be dealt with by the appropriate body of members."

A. R. Sykes, City Solicitor

City Hall, Bradford BD1 1HY.

20th October 1980.

(795)

### KETTERING BOROUGH COUNCIL

COMMUNITY LAND ACT 1975

Borough of Kettering (Central Area) Disposal Notification Area

Notice is hereby given under Schedule 8 of the Community Land Act 1975, that the Secretary of State for the