



1. The making of the order will be advertised in the local press, notices will be erected on site and statutory consultees, the local Member and any landowners or interested parties will be informed

2. The Council or the Planning Inspectorate can provide guidance as to what objections can be considered by an inspector. If an objector refuses to withdraw an irrelevant objection, they risk being subject to a claim for costs from any party who incurs unnecessary expense as a result.

3. PINS provide detailed guidance about what is required from each party for each of the prescribed methods. Officers from the Council will also give advice where required.

4. This will usually be at within 9 weeks from the date the case was heard or the inspector's site

5. Depending on the nature of the modifications the order may need to be re-advertised

Appendix 2 - The Process for Public Path Orders

