

**NOTICE OF CONFIRMATION OF PUBLIC PATH DIVERSION AND
DEFINITIVE MAP AND STATEMENT MODIFICATION ORDER
TOWN AND COUNTRY PLANNING ACT 1990, SECTION 257
WILDLIFE AND COUNTRYSIDE ACT 1981, SECTION 53(A)(2)**

**THE SHROPSHIRE COUNCIL (FP 3R/3 (PARTS) PARISH OF WESTON RHYN)
PUBLIC PATH DIVERSION ORDER 2024.**

On 2nd April 2026, the Shropshire Council ('the Council') confirmed the above order. The effect of the order as confirmed is to **divert**

The full width of that part of FP 3R/ 3 leaving point A on the Order map, on the Weston Rhyn to Rhoswell Road at grid reference SJ 2961 3619 running in a general southerly then SE direction to point B on the Order map at grid reference SJ 2978 3593. A distance of approximately 326 metres onto a line leaving the Weston Rhyn to Rhoswell Road as FP 3R at point C on the Order map at grid reference SJ 2960 3619 running in a general southerly direction on a tarmac surface, alongside the highway, turning in an easterly direction to cross the highway then continuing in a general southerly direction on a tarmac surface alongside the highway. The footpath then continues to run in a general easterly, SSE, easterly then southerly direction on a on a 2 metres wide path with a surfaced width of 1.2 metres before joining a surfaced private drive as FP 3 and continuing in a general ESE direction along the driveway with a width of 2 metres, dropping down onto a 1.2 metre wide surfaced path to re-join the Definitive line of FP 3 at point D on the Order map at grid reference SJ 2978 3593. A distance of approximately 405 metres with a varying surfaced width of between 1.2 metres and 2 metres.

A copy of the confirmed order and the order map may be seen on the Council's website <https://shropshire.gov.uk/outdoor-partnerships/countryside-access-and-public-rights-of-way/current-public-path-orders/> or obtained free of charge via outdoor.recreation@shropshire.gov.uk.

This order comes into force on the date on which Shropshire Council certify that the terms of Article 2 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, 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 and 8 of Schedule 14 to that Act.

Dated 2nd April 2026

Andy Wilde

Service Director for Infrastructure

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If you require any further information, please contact kate.nore@shropshire.gov.uk.