by the County Council of the Administrative County of Monmouth as an unopposed Order. The effect of the Order, if confirmed without modifica-

tion, will be to divert the public rights of way F.P. Nos. 43, 46 and 47 (Part) running across land in the Parish of Llantilio Pertholey and more particularly described in the Schedule hereto.

A copy of the Order and the map contained in it has been deposited at the Abergavenny Rural District Council Offices, Abergavenny, and at the County Hall, Newport, and may be inspected free of charge at those offices during normal office hours.

Any representation or objection with respect to the Order may be sent in writing to the Clerk of the said County Council, County Hall, Newport, Mon., not later than 7th November 1973 and should state the grounds on which it is made.

Which it is made. If no representations or objections are duly made, or if any so made are withdrawn the County Council, may, instead of submitting the Order to the Secretary of State for Wales for confirmation, themselves confirm the Order as an unopposed Order. If the Order is submitted to the Secretary of State for confirmation any representations and objections which have been duly made and not withdrawn will be contended to Secretary of Action will be sent to the Secretary of State with the Order. Dated 27th September 1973.

K. H. Walker, Clerk of the Council.

County Hall, Newport, Mon., NPT 5XJ.

THE SCHEDULE

PART I

Site of Existing Paths

(a) That length of Public Footpath No. 43 commencing at the County Class III Road Route No. 5.4—3 south of Penlanlas and proceeding in a mainly easterly, southerly and south-easterly direction to join existing Public Foot-paths Nos. 46 and 47 a distance of 280 yards or there-abouts and as shown on the plan annexed to the Order in a solid brown line out marked a... in a solid brown line and marked a--ь.

(b) That length of Public Footpath No. 46 commencing at the junction of existing Public Footpaths Nos. 43 and 47 and proceeding in a south-easterly direction for a distance of 83 yards or thereabouts to join County Unclassified Road Route No. C.5—1 (Poplars Road) as shown on the plan annexed to the Order in a solid brown line and marked h

(c) That length of Public Footpath No. 47 commencing at the junction of existing Public Footpaths Nos. 43 and 46 and proceeding in a south-westerly direction for a distance of 143 yards or thereabouts as shown on the plan annexed to the Order in a solid brown line and marked b---d.

PART II

Description of Site of Alternative Highway

The proposed alternative route to replace Public Foot-paths Nos. 43, 46 and 47 (Part) commences at the County Class III Road Route No. S.4-3 south of Penlanlas and class in a south-easterly, south of remains and proceeds in a south-easterly, southerly, easterly and north-easterly direction to join the County Unclassified Road Route No. C.5—1 (Poplars Road) a distance of 430 yards or thereabouts and as shown on the plan annexed to the Order in a solid purple line and marked a—d—c. (732)

PEWSEY RURAL DISTRICT COUNCIL

NOTICE OF CONFIRMATION OF PUBLIC PATH ORDER

TOWN AND COUNTRY PLANNING ACT, 1971, SECTION 210

Pewsey Rural District Council (Rushall Footpath No. 3) Public Path Diversion Order, 1973

Notice is hereby given that on the 1st October 1973, the Pewsey Rural District Council confirmed the above-named Order.

The effect of the Order, as confirmed is to divert a part of the public right of way numbered 3 in the Parish of Rushall having a length of approximately 185 feet from a point approximately 10 feet south of Avon Villa, Rushall and running in an easterly direction for a distance of approximately 10 feet, and thence in a southerly direction along the eastern side of the hedge forming the eastern boundary of the building plot south of Avon Villa for a distance of 165 feet and thence in a westerly direction for a distance of approximately 10 feet to rejoin the existing right of way.

A copy of the confirmed Order and the map contained in it has been deposited and may be inspected free of charge at the Council Offices, Pewsey, between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays.

This Order becomes operative as from the 1st October 1973, but if any person aggrieved by the Order desires to question the validity thereof or of any provision contained therein on the grounds that it is not within the powers unerem on the grounds that it is not within the powers of the Town and Country Planning Act, 1971, or on the ground that any requirement of that Act or any regulation made thereunder has not been complied with in relation to the confirmation of the Order, he may under section 244 of the Town and Country Planning Act, 1971, within 6 weeks from 11th October 1973 make application for the purpose to the High Court purpose to the High Court.

Dated 10th October 1973.

a " om	A.	R.	Morris,	Clerk	of th	e Council.
Council Offices, Pewsey, Wilts.						(745)

PEWSEY RURAL DISTRICT COUNCIL

NOTICE OF CONFIRMATION OF PUBLIC PATH ORDER

TOWN AND COUNTRY PLANNING ACT, 1971, SECTION 210

Pewsey Rural District Council (Milton Lilbourne Bridlepath No. 5) Public Path Diversion Order 1973

Notice is hereby given that on the 1st October 1973, the Pewsey Rural District Council confirmed the above-named Order.

The effect of the Order, as confirmed is to divert a part of the public right of way numbered 5 in the Parish of Milton Lilbourne having a length of approximately 44 feet from the north-west corner of Littleworth Lodge running in a north-easterly direction to the junction of roads C.266 and C.267, to a new line running north-west for approxi-mately 15 feet and thence in a north-easterly direction to the junction of roads C.266 and C.267.

A copy of the confirmed Order and the map contained in it has been deposited and may be inspected free of charge at the Council Offices, Pewsey, between the hours of 9 a.m. and 5 p.m. on Mondays to Fridays.

This Order becomes operative as from the 1st October 1973, but if any person aggrieved by the Order desires to 1973, but if any person aggrieved by the Order desires to question the validity thereof or of any provision contained therein on the grounds that it is not within the powers of the Town and Country Planning Act, 1971, or on the ground that any requirement of that Act or any regulation made thereunder has not been complied with in relation to the confirmation of the Order, he may under section 244 of the Town and Country Planning Act, 1971, within six weeks from 11th October 1973 make application for the nurnose to the High Court. purpose to the High Court.

Dated 10th October 1973.

A. R. Morris, Clerk of the Council. Council Offices. Pewsey, Wilts. (746)

SOUTHEND-ON-SEA COUNTY BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1971 TOWN AND COUNTRY PLANNING GENERAL **DEVELOPMENT ORDER 1973**

The County Borough of Southend-on-Sea (Access to Highways) Article 4 Direction (No. 2) 1973

Notice is hereby given that the County Borough Council of Southend-on-Sea have made on 9th October 1973 a Direction under Article 4 of the General Development Order 1973, to the effect that the permission granted by Article 3 of that Order shall not apply to the class of development permitted by Class II.2 of Schedule I of the Order. This Direction will remain in force for six months only upless it has by then heen approved by the months only unless it has by then been approved by the Secretary of State for the Environment.

The effect of the Direction is to make it necessary for any frontager to the roads affected by the Direction, who wishes to create a vehicular crossing between his property and the highway, to apply in the normal way to the Council for planning permission instead of creating that crossing under the provisions of the General Development Order without first obtaining planning permission.