days, but a vehicle which has entered the car park whilst it is open may remain therein throughout a period during which the car park is closed provided that the vehicle does not remain in the car park for a continuous period exceeding 24 hours.

For the purpose of determining the charge to be paid for the use of the car park the Order provides for the division of each period of 24 hours into three charging intervals, namely between 8 a.m. and 6.30 p.m., between 6.30 p.m. and midnight and between midnight and 8 a.m. The charge in respect of the first interval will be computed at the rate of 10p for the first two hours or part thereof, plus 10p for each subsequent hour or part thereof. The charge for each of the second and third charging intervals will be 10p. The driver of a vehicle will have to pay a fee equal to the sum of the charges which have accrued due in respect of all the charging intervals during the whole or part of which his vehicle has remained in the multi-storey car park, but if a vehicle enters the car park after 10 p.m. and leaves before 9 a.m. on the following day only a fee of 10p will be payable.

The other conditions under which the multi-storey car park may be used are specified in the Order which, together with a plan showing the location of the car park, may be

seen at my office during usual office hours

If you wish to question the validity of the Order, which will come into effect on the 3rd December 1973, or of any provision in it, on the ground that it is not within the powers conferred by the Road Traffic Regulation Act 1967, or on the ground that any requirement of that Act, or of any instrument made under it, has not been complied with in relation to the Order, you may, within six weeks from today, apply to the High Court.

R. Howell, Town Clerk.

Guildhall, York.

22nd November 1973.

(291)

TOWN AND COUNTRY PLANNING ACTS

NORTHUMBERLAND COUNTY COUNCIL

Town and Country Planning Act, 1971—Section 210

The County Council of Northumberland (Bridleway No. 9, Great Whittington) (Public Path Diversion) Order, 1973

Notice is hereby given that on the 26th day of October 1973 Northumberland County Council confirmed the abovementioned Order.

The effect of the Order, as confirmed, is to divert the southernmost part of bridleway No. 9 at Great Whittington

to allow the erection of a building.

A copy of the confirmed Order and of the map contained in it has been deposited at the offices of the Hexham Rural District Council, Prospect House, Hexham, and may be inspected there and at the address given below between the hours of 9 a.m. and 5 p.m. on weekdays (Saturdays and

public holidays excepted).

The Order becomes operative as from the 24th November 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 the 27th November 1973 make application for that purpose to the High Court.

Dated 27th November 1973.

C. W. Hurley, Clerk of the County Council.

County Hall,

Newcastle upon Tyne, NE1 1SA.

(203)

UTTOXETER RURAL DISTRICT COUNCIL

NOTICE OF PUBLIC PATH ORDER

Town and Country Planning Act, 1971, Section 210

Uttoxeter Rural District Council (Footpath No. 36 Stramshall, Parish of Uttoxeter Rural) Public Path Diversion Order 1973.

Notice is hereby given that the above-named Order (hereinafter referred to as "the Order") made on the 21st

day of November 1973 is about to be submitted to the Secretary of State for the Environment for confirmation or to be confirmed by the Uttoxeter Rural District Council

as an unopposed Order.

The effect of the Order, if confirmed without modificaof undefined width running from the cul-de-sac known as Poppit's Lane to an un-named road leading to the Parish Hall, Stramshall, in the Parish of Uttoxeter Rural, commencing at a point 10 yards south of the northern extremity of Poppit's Lane and proceeding in an easterly direction to a point on the said un-named road 30 yards from its junction with the main road near Hall Farm, to a line commencing at the said point on Poppit's Lane to a line commencing at the said point on Poppit's Lane and running in an easterly direction along the existing path for 79 yards to a point on the westerly boundary of the new housing estate to be erected, and thence in a southerly direction for a distance of 6 yards to join the new estate road and thence in a due easterly direction for a distance of 238 yards to emerge at a point on the un-named road leading to the Parish Hall. 16 yards south of the original exit point. The Hall, 16 yards south of the original exit point. length of the new footpath is 323 yards.

A copy of the Order and the map contained in it has been deposited at the Council Offices, Hawthorn House, 76 High Street, Uttoxeter, and may be inspected free of charge at the Clerk's Department, between the hours of 9 a.m. to 5 p.m. on Mondays to Fridays.

Any representations or objections with respect to the Order may be sent in writing to the Uttoxeter Rural District Council not later than December 1973 and should

state the grounds on which it is made.

If no representations or objections are duly made, or if any so made are withdrawn the Uttoxeter Rural District Council may, instead of submitting the Order to the Secretary of State for the Environment 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

hrmation any representations and objections which have been duly made and not withdrawn will be sent to the Secretary of State with the Order.

If you wish to be notified if the Order is confirmed, and to have a copy of the Order as confirmed, you should write to the Clerk of the Uttoxeter Rural District Council, Hawthorn House, 76 High Street, Uttoxeter, giving your name and address to which these documents may be sent.

Dated 23rd November 1973.

John H. Kenny, Clerk of the Council.

Council Offices, 76 High Street, Uttoxeter, Staffs.

(723)

NATIONAL COAL BOARD

THE OPENCAST COAL ACT, 1958

Notice is hereby given that the National Coal Board intend to submit an application entitled the Lowther North Extension (030829A) Application to the Secretary of State for Trade and Industry for an authorisation under section 1 of the above-mentioned Act to work coal or cause or permit coal to be worked by opencast operations. The land which the National Coal Board require to occupy in this connection is described in the Schedule hereto.

A copy of the application and of the map referred to therein can be inspected at the offices of the National Coal Board Opencast Executive, Bowers Row Disposal Point, Woodlesford, Leeds, Yorkshire, between the hours of 10 a.m.

and 4 p.m. on Mondays to Fridays inclusive.

Any objection to the application must be made in writing and addressed to the Secretary of State for Trade and Industry at Thames House South, Millbank, London S.W.1, not later than the 21st December 1973, and should refer to the title of the application and state the grounds of objection.

Dated 12th November 1973.

F. E. Pole, duly authorised in that behalf by the National Coal Board.

SCHEDULE

The land which is about 141 acres in extent lies in the Rural District of Tadcaster in the County of West Riding of Yorkshire and is situated south of the junction of Queen Street and Wood Lane on the unclassified road between Swillington and Allerton Bywater. It lies about one and a