

AGENDA SUPPLEMENT (1)

Meeting: Eastern Area Planning Committee

Place: Wessex Room - The Corn Exchange, Market Place, Devizes,

SN10 1HS

Date: Thursday 20 February 2014

Time: <u>6.00 pm</u>

The Agenda for the above meeting was published on <u>11 February 2014</u> and indicated that the report detailed below would be attached. This report is attached to this Agenda Supplement.

Please direct any enquiries on this Agenda to Jessica Croman, of Democratic Services, County Hall, Bythesea Road, Trowbridge, direct line 01225 718262 or email jessica.croman@wiltshire.gov.uk

Press enquiries to Communications on direct lines (01225)713114/713115.

This Agenda and all the documents referred to within it are available on the Council's website at www.wiltshire.gov.uk

The Wiltshire Council Collingbourne Kingston 1B (part) & 33 and Chute 3 (part) Rights of Way Modification Order 2013 (Pages 1 - 114)

DATE OF PUBLICATION: 11 February 2014

WILTSHIRE COUNCIL

AGENDA ITEM NO.

EASTERN AREA PLANNING COMMITTEE

20 FEBRUARY 2014

WILDLIFE AND COUNTRYSIDE ACT 1981

THE DEFINITIVE MAP AND STATEMENT FOR THE PEWSEY RURAL DISTRICT COUNCIL AREA DATED 1952 AS MODIFIED UNDER THE PROVISIONS OF THE WILDLIFE AND COUNTRYSIDE ACT 1981

The Wiltshire Council Collingbourne Kingston 1B (part) & 33 and Chute 3 (part) Rights of Way Modification Order 2013

Purpose of Report

- 1. To:
 - (i) Consider the evidence, one duly made objection and one duly made representation relating to the above Order.
 - (ii) Recommend that the Order be submitted to the Secretary of State for Environment, Food and Rural Affairs with the recommendation that it be confirmed as made.

Description of the Routes

- 2. The Order is attached to this report at **Appendix 1** and contains a map showing the route.
- 3. The Order route links Chantry Lane in Chute (byway open to all traffic Chute 34) crosses White Lane (byway open to all traffic Chute 35) and leads west to join the road C.21 in the parish of Collingbourne Kingston.

Background

- 4. A full report relating to this Order is appended at **Appendix 2**.
- 5. The report at **Appendix 2** is the Council's decision report relating to an application it received in 1987 for an Order to modify the definitive map and statement.
- 6. The application was to record the route at **Appendix 1** (comprising part of Collingbourne Kingston 1B, 33 and a part of Chute 3) as a byway open to all traffic and was based on historical evidence.

- 7. A change in the law meant that any rights for mechanically propelled vehicles were extinguished in 2006; as a result, the application was refused and no appeal was lodged.
- 8. The application had, however, brought evidence to the Council's attention that shows, on the balance of probabilities (that it is more likely than not), that the route is a historic carriageway and should be recorded as a restricted byway in the definitive map and statement.
- 9. A restricted byway is a public right of way that the public may walk, ride or lead a horse, cycle or drive a horse drawn vehicle along. The public may not drive or ride a mechanically propelled vehicle along a restricted byway.
- 10. On 29 October 2013 a Modification Order was made under Sections 53(3)(c)(ii) and (iii) of the Wildlife and Countryside Act 1981, seeking to bring the changes referred to in paragraph 8 above into effect. The Order was duly advertised and attracted one objection and one representation.
- 11. As a result, unless the objection and representation are withdrawn, Wiltshire Council may not confirm the Order which must now be sent to the Secretary of State for the Environment, Food and Rural Affairs for determination.

The Evidence For the Orders

- 12. A considerable amount of historical evidence has been considered and the full report is appended here at **Appendix 2**.
- 13. When evaluating evidence, it is necessary to have regard to the evidential weight that can be apportioned to documents and in examining and considering the evidence in the Decision Report officers had regard to The Planning Inspectorate's Consistency Guidelines and Chapter 6 of the book 'Rights of Way A Guide to Law and Practice Fourth Edition' by John Ridall and John Trevelyan.
- 14. The report considers evidence in order of evidential weight. The evidence considered covers the period 1773 to 1985 and provides a consistent impression of a historic public carriageway linking the settlements of Collingbourne Kingston and Chute.
- 15. One representation in support of the Order has been received. This was made by Mr B Riley. The representation states:

"Collingbourne Kingston 1B (pt) & 33 and Chute 3 (pt) Rights of Way Modification Order 2013

Thank you for your letter dated 6 November referring to the above Order.

The evidence supporting the Order has been carefully examined, including the original maps and documents held by the History Centre at Chippenham.

In my view, the supporting evidence is very robust and surpasses the statutory test. Consequently, I am pleased to give the Order my full support."

The Evidence Against the Orders

16. One objection to the Order has been received. This was made by Jane Hanney of Magna Law, acting for Mr R Hallam of Gammons Farm. The objection states:

"The Wiltshire Council Collingbourne Kingston 1B (part) & 33 and Chute 3 (part) Rights of Way Modification Order 2013

I refer to your letter of 6 November 2013 and the enclosed Notice of Modification Order dated 14 November 2013 and the Order dated 29 October 2013.

I have been instructed by Mr Robin Hallam of Gammons Farm to write to you to object to the making of this Order on the grounds that:

- 1. The totality of the evidence is not sufficient to show on the balance of probabilities that vehicular rights subsist along the Order route.
- 2. The totality of the evidence is not sufficient to show on the balance of probabilities that a right of way of the status claimed in the Order subsists along the Order route."

Main Considerations for the Council

- 17. The Council, as the surveying authority for the county of Wiltshire, excluding the Borough of Swindon, has a duty under Section 53 of the Wildlife and Countryside Act 1981 to investigate the evidence initially adduced with the application. Section 53 of the Wildlife and Countryside Act 1981, deals with the duty to keep the definitive map and statement under continuous review.
- 18. Section 53(2)(b) states:
 - "as regards every definitive map and statement, the surveying authority shall: 'as from that date (the commencement date), keep the map and statement under continuous review and as soon as reasonably practicable after the occurrence, on or after that date, of any of those events, by order make such modifications to the map and statement as appear to them to be requisite in consequence of the occurrence of that event'."
- 19. The events referred to in Section 53(2)(b) relevant to this case are set out below in Section 53(3)(c)(ii) and (iii):
 - "(c) the discovery by the authority of evidence which (when considered with all other relevant evidence available to them) shows:
 - (ii) that a highway shown in the map and statement as a highway of a particular description ought to be there shown as a highway of a different description; or
 - (iii) that there is no public right of way over land shown in the map and statement as a highway of any description, or any other particulars contained in the map and statement require modification."

- 20. In considering and determining the application, Wiltshire Council must have regard to *'all other relevant evidence available to them'*, as the statute demands.
- 21. Section 32 of the Highways Act 1980 permits the Council to consider historical evidence:
 - "32. A court or other tribunal, before determining whether a way has or has not been dedicated as a highway, or the date on which such dedication, if any, took place, shall take into consideration any map, plan or history of the locality or other relevant document which is tendered in evidence, and shall give such weight thereto as the court or tribunal considers justified, by the circumstances, including the antiquity of the tendered document, the status of the person by whom and the purpose for which it was made or compiled, and the custody in which it has been kept and from which it is produced."
- 22. It is necessary for the Council to decide whether it considers that the evidence investigated still supports that public restricted byway rights subsist over the Order route. The legal test is the balance of probability.

Safeguarding Considerations

23. Considerations relating to safeguarding anyone affected by the making and confirmation of an Order made under Section 53(2) of the Wildlife and Countryside Act 1981 are not permitted within the Act. Any such Order must be confirmed based on the evidence alone.

Public Health Implications

24. Considerations relating to any public health implications of the making and confirmation of an Order made under Section 53(2) of the Wildlife and Countryside Act 1981 are not permitted within the Act. Any such Order must be confirmed based on the evidence alone.

Environmental Impact of the Recommendation

25. Effects on the environment cannot be taken into consideration for an Order decision.

Risk Assessment

26. Risks or safety cannot be taken into consideration for an Order decision.

Financial Implications

27. Unless the objection and representation are withdrawn, this Order must be sent to the Secretary of State for the Environment, Food and Rural Affairs for determination. An Inspector, appointed by the Planning Inspectorate, will be appointed and may decide to determine the case by way of written representations, a hearing or a public inquiry.

- 28. The Council has a duty in law to support Orders where it is considered that, on the balance of probability, public rights subsist as shown in the Orders.

 Budgetary provision has been made for this duty.
- 29. It is rare for a council to object to an Order, though it may do so. An example of this may be when an Order has been made and during the advertisement period evidence against the Order is brought to its attention that is incontrovertible or compelling. This would attract a similar cost to supporting an Order and could be in the region of £3,000 to £10,000.

Options Considered

- 30. To:
 - (i) Forward the Order to the Secretary of State with the recommendation that it is not confirmed.
 - (ii) Forward the Order to the Secretary of State with the recommendation that it be confirmed with modifications.
 - (iii) Forward the Order to the Secretary of State with the recommendation that it be confirmed as made.

Reasons for Recommendation

- 31. The earliest map viewed, Andrews and Dury's Map of Wiltshire dated 1773, shows the Order route in the manner of a significant road linking Collingbourne Kingston with Chute.
- 32. In the Court of Appeal in the case of Fortune & ORS v Wiltshire Council & ANR [2012] EWCA Civ 334 Lewison LJ at paragraph 47 considered the findings of Judge McCahill QC in the High Court. McCahill J had carefully considered Andrews and Dury's Map of Wiltshire and had the benefit of the views of expert witnesses from both sides on the matter who praised its quality. The Judge said of this map that "it was the first map of the county to be based on a meticulous original survey, and that it is considered by experts to be of very fine quality. It was described, in a catalogue of Wiltshire maps, as one of 'the finest maps of Wiltshire before the Ordnance Survey'." McCahill J said that the map did not show footpaths, but only vehicular routes (paragraph 655 High Court judgement).
- 33. Whilst it is accepted that a map of the scale of two inches to one mile may not readily determine an exact line, this map is very valuable in this case as it predates the Inclosure of the downs and common fields in the Collingbourne Valence tithing and the parish of Chute.
- 34. There is evidence, therefore, of an existing track linking the two settlements that predates and survives Inclosure. The Inclosure process in the parishes of Collingbourne Kingston and Chute are consistent in it being not only a route linking the two settlements but also a public carriage road.

- 35. Records of the Collingbourne Kingston Vestry from 1839 support that the route to Chute Heath was a length of public highway used for wheeled carriages and listed in a return made to the House of Commons in 1839 as required by an Act of Parliament dated 1815.
- 36. A large number of documents support that this route continued to be recorded as a road throughout the 19th and first part of the 20th century.
- 37. It is clear from these sources that the character of the land over which the route passed changed, for example in the late 1700s the land crossed by Collingbourne Kingston 33 was downland but by 1841 the land had been ploughed. Additionally, although Chute 3 past Tanners Copse was originally defined by fences or hedges, by the mid to late 1980s both hedges had been removed and the land ploughed.
- 38. No records of extinguishment have been found and no historical records viewed support the representation of the way as a footpath or bridleway, instead of a restricted byway.

Recommendation

39. That the Wiltshire Council Collingbourne Kingston 1B (part) & 33 and Chute 3 (part) Rights of Way Modification Order is forwarded to the Secretary of State for Environment, Food and Rural Affairs for determination with the recommendation that the Order be confirmed.

Tracy Carter

Associate Director of Environment and Leisure

Report Author **Sally Madgwick**Rights of Way Officer

The following unpublished documents have been relied on in the preparation of this Report:

Correspondence with Parish Councils, user groups, other interested bodies and members of the public

Appendices:

Appendix 1 - Order

Appendix 2 - Decision Report and Appendices

WILDLIFE AND COUNTRYSIDE ACT 1981

THE DEFINITIVE MAP AND STATEMENT FOR THE PEWSEY RURAL DISTRICT COUNCIL AREA DATED 1952 AS MODIFIED UNDER THE PROVISIONS OF THE WILDLIFE AND COUNTRYSIDE ACT 1981

THE WILTSHIRE COUNCIL COLLINGBOURNE KINGSTON 1B (part) & 33 AND CHUTE 3 (part) RIGHTS OF WAY MODIFICATION ORDER 2013

This order is made by Wiltshire Council under section 53(2)(b) of the Wildlife and Countryside Act 1981 ("the Act") because it appears to that authority that the Definitive Map and Statement for the Pewsey Rural District Council area dated 1952 as modified under the provisions of the Wildlife and Countryside Act 1981 require modification in consequence of the occurrence of events specified in section 53(3)(c)(ii) & (iii) of the Act, namely the discovery by the authority of evidence which (when considered with all other relevant evidence available to them) shows —

- (ii) that a highway shown in the map and statement as a highway of a particular description ought to be there shown as a highway of a different description.
- (iii) that there is no public right of way over land shown in the map and statement as a highway of any description, or any other particulars contained in the map and statement require modification.

The Authority have consulted with every local authority whose area includes the land to which this order relates.

The Wiltshire Council hereby order that:

- 1. For the purposes of this Order the relevant date is the 14th June 2013
- 2. The Definitive Map and Statement for the Pewsey Rural District Council Area dated 1952 as modified under the provisions of the Wildlife and Countryside Act 1981 shall be modified as described in Parts I and II of the Schedule and shown on the plan attached to the Order.
- 3. This Order shall take effect on the date it is confirmed and may be cited as the Wiltshire Council Collingbourne Kingston 1B (part) & 33 AND Chute 3 (part) Rights of Way Modification Order 2013.

THE COMMON SEAL of WILTSHIRE COUNCIL was hereunto affixed this 29 That of OCTOBER 2013

in the presence of:

Finding Solpage 7



SCHEDULE

PART I

MODIFICATION OF DEFINITIVE MAP

Parish	Path No	Description of path to be upgraded	Modified under Section 53(3) as specified	
Chute	3	Length of restricted byway shown by a broken line and small arrowheads marked A to B and C to D on the plan annexed hereto.	53(3)(c)(ii) & (iii)	
		Width 40 feet Approximate length 650 metres		
Collingbourne 1B Kingston		Length of restricted byway shown by a broken line with small arrowheads marked F to G on the plan annexed here		
		Width 20 feet Approximate length 1.45 kg	kms	
Collingbourne 33 Kingston		Length of restricted byway shown by a broken line with small arrowheads marked E to F on the plan attached here		
		Width 20 feet Approximate length 840 n	netres	

SCHEDULE

PART II

MODIFICATION OF DEFINITIVE STATEMENT

Parish	Path	No Description of path	Modified under Section 53(3) as specified
Chute	3	BRIDLEWAY From Chute Causeway, C.195 north-east of Limmer Pond, leading south-west to Chantry Lane, path No. 34 continuing as RESTRICTED BYWAY north-west to OS Grid Re SU 2864-5540 where leading in a north north east direction for approximately 35 metres, then leading north west for approximately 330 metres, before leading generally west for approximately 80 metres to OS Grid Reference SU 2833 5566 at Tanners Copse, and then continuing north west to the Collingbourne Kingston Parish Boundary.	53(3)(c)(ii) & (iii) ference terly g
		Width of restricted byway section 40 feet except f Grid Reference SU2864-5540 and OS Grid Refer width is 7 metres Width of bridleway section is 1.8 metres. Approxi	ence SU2833- 5566 where

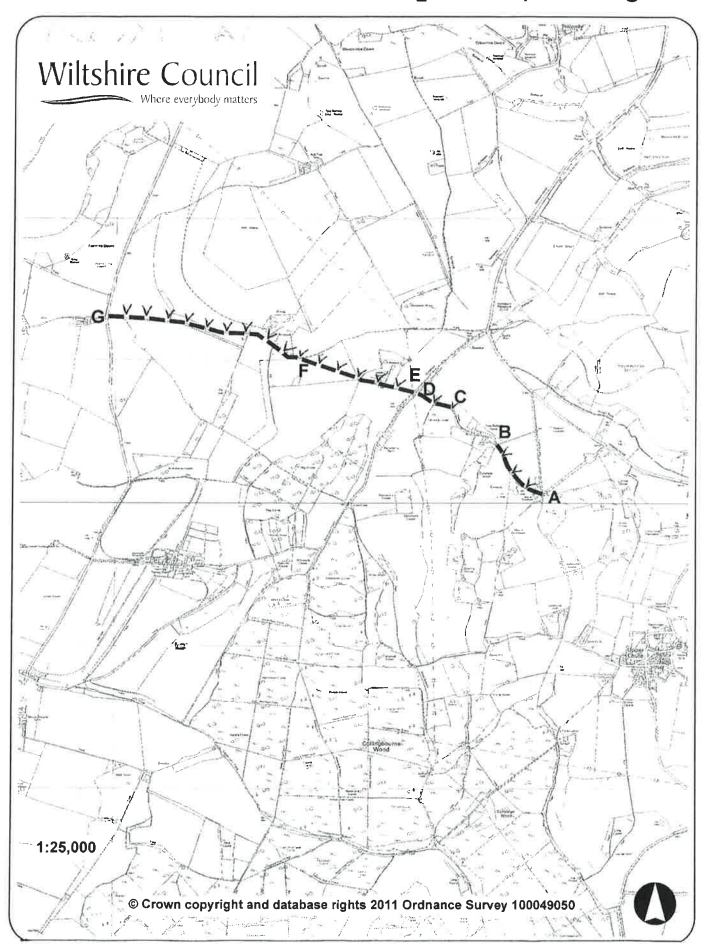
SCHEDULE

PART II

MODIFICATION OF DEFINITIVE STATEMENT

Parish	Path No	Description of path	Modified under Section 53(3) as specified
Collingbourne Kingston	1B	BRIDLEWAY From road u/c 8053 about 60 m south west of path No. 1D leading south-east past Brunton Farm and then north-east and east past Brunton Farm and then north-east and east past Tinkerba across the Wexcombe road, C.21 continuin RESTRICTED BYWAY leading eastwards junction with Path no. 33 where FOOTPATH leading along the Grafton Par boundary to Scots Poor on the Wexcombe C.195 at the Tidcombe and Fosbury/Chute Parish boundary. Width for Restricted Byway section 20 feet Approximate length 4.5 kms	rn g as to its ish
Collingbourne	33	RESTRICTED BYWAY From path no. 1B leading east south east along the southern edge of Heath Copse to Chute path no. 3 towards New Zealand Farm. Width 20 feet Approximate length 960 metres	53(3)(c)(ii) & (iii)

ORDER PLAN COLLINGBOURNE KINGSTON 1B (pt) & 33 and CHUTE 3 (pt) Route to be upgraded to Restricted Byway A—V—V—V—B C—V—V—V—B E—V—V—V—F A—V—V—V—G



WILDLIFE AND COUNTRYSIDE ACT 1981 S.53(2)(b) APPENDIX 2 DECISION REPORT

Application 1987/01 Chute 3, Collingbourne Kingston 33 and 1B (part)

1 The Application

1.1 Details

Application number: 1987/01

Application date: 01.04.1987

Applicant: C J and M Newby Vincent, Highlands Farm, Collingbourne

Ducis

(now at: Orchardleigh House, Orchardleigh Park, Frome, BA11

2PH)

Application to: Upgrade to a byway open to all traffic the footpath and bridleway

from C21 Hungerford Road "A" on plan thro "B" and "C" on plan

to the northern end of Chantry Lane "D" on plan.

Width: 40 feet C to D and 30 feet A to B to C.

Basis of Application: That public rights exist that are higher than shown in the

definitive map and statement.

Application contents: Wiltshire County Council Appendix C Form of Certificate of

Service of Notice of Application for Modification Order. Served

on:

G Crook, Aughton Farm
J Crook, Parsonage Farm
N Hosier, Brunton Farm
P T Hosier, Wexcombe Farm
M Sykes, New Zealand Farm

Map based on OS 1:25000 sheet showing claimed route marked by letters A, B, C and D and annotated CKIN 1B, 33 & 3 RUPP

List of Documents

Collingbourne Kingston Inclosure Award & Chute Inclosure Award

Tithe Award Map Chute 1841 All Ordnance Survey Maps

Greenwoods Map 1820 & Andrews' and Dury's Map 1773

Cary's Map 1842

Extracts from Chute and Collingbourne Kingston enclosure

awards

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

Page **1** of **72**

Background

2 Enabling Legislation

- 2.1 Wiltshire Council is the surveying authority for the County of Wiltshire, excluding the Borough of Swindon. A surveying authority is the body responsible for the preparation and upkeep of the definitive map of public rights of way.
- 2.2 The Wildlife and Countryside Act 1981 (WCA 1981)(c.69) section 53(2)(b) applies:

 As regards every definitive map and statement the Surveying Authority shall-
 - (a) as soon as reasonably practicable after the commencement date, by order make such modifications to the map and statement as appear to them to be requisite in consequence of the occurrence, before that date, of any of the events specified in subsection (3); and
 - (b) as from that date, keep the map and statement under continuous review and as soon as reasonably practicable after the occurrence on or after that date, of any of these events, by order make such modifications to the map and statement as appear to them to be requisite in consequence of that event.
- 2.3 The event referred to in subsection 2 above relevant to this case is:
 - (3)(c) the discovery by the authority of evidence which (when considered with all other relevant evidence available to them) shows –
 - (ii) that a highway shown in the map and statement as a highway of a particular description ought to be there shown as a highway of a different description
- 2.4 The council must consider all available evidence and this may relate to a dedication at common law or by statute law. Historical evidence may be considered by virtue of Section 32 of The Highways Act 1980 (below):
 - A court or tribunal, before determining whether a way has or has not been dedicated as a highway, or the date on which such dedication if any, took place, shall take into consideration any map, plan or history of the locality or other relevant document which is tendered in evidence, and shall give such weight thereto as the court or tribunal considers justified by the circumstances, including the antiquity of the tendered document, the status of the person by whom and the purpose for which it was made or compiled, and the custody in which it has been kept and from which it is produced.
- 2.5 Section 53(5) WCA 1981 allows for any person to apply for an order under subsection (2) which makes such modifications as appear to the authority to be

requisite in consequence of the occurrence of one or more events falling within paragraph (b) or(c) of subsection (3); and the provisions of Schedule 14 shall have effect as to the making and determination of applications under this subsection.

2.6 Schedule 14 to this Act states:

Form of applications

- 1. An application shall be made in the prescribed form and shall be accompanied by -
 - (a) a map drawn to the prescribed scale and showing the way or ways to which the application relates and
 - (b) copies of any documentary evidence (including statements of witnesses) which the applicant wishes to adduce in support of the application.

Notice of applications

- 2. (1) Subject to sub-paragraph (2), the applicant shall serve a notice stating that the application has been made on every owner and occupier of any land to which the application relates
 - (2) If, after reasonable inquiry has been made, the authority are satisfied that it is not practicable to ascertain the name or address of an owner or occupier of any land to which the application relates, the authority may direct that the notice required to be served on him by sub-paragraph (1) may be served by addressing it to him by the description "owner" or 'occupier' of the land (describing it) and by affixing it to some conspicuous object or objects on the land.
 - (3) When the requirements of this paragraph have been complied with, the applicant shall certify that fact to the authority.
 - (4) Every notice or certificate under this paragraph shall be in the prescribed form.
- 2.7 A surveying authority has discretionary power to waive strict compliance to Schedule 14 when determining an application or may consider the application to be improperly made whereby the surveying authority may use the evidence brought to its attention as a trigger to make its own decision under Section 53(2) of the 1981 Act.
- 2.8 Although it is clear that it is possible to proceed with most applications that are not strictly compliant with Schedule 14, legislation enacted in May 2006 (Natural Environment and Rural Communities Act 2006 (NERC Act 2006 see para 12) means it is necessary for the Council to consider strict compliance where an exemption from the extinguishment of public rights for mechanically propelled vehicles (MPVs) under s.67(3) may apply.

- 2.9 The application, when received in 1987, in line with Defra advice and practice, appeared compliant with Schedule 14. Subsequent investigations by officers revealed that it is possible that Mr Newby Vincent failed to serve notice on the landowners despite certifying that he had. However, by the end of 2001, notice had definitely been given to landowners (and copies retained by the council) and it is considered that given the timescales involved in this case no disadvantage to landowners has occurred as a result of this apparent failure in 1987.
- 2.10 Subsequent case law (known as the Winchester case and discussed in detail later) changed the way in which officers must look at Schedule 14 compliance where a case turns upon the application of s.67(3) of the Natural Environment and Rural Communities Act 2006 (NERCA 2006). This is regardless of any compliance issues regarding the serving of notice.
- 2.11 Following the Winchester Case' ([2008] EWCA Civ 431) the Lord J Ward, Dyson and Thomas found that **if** the outcome of an application turned on the application of Section 67(3) of the Natural Environment and Rural Communities Act 2006 (NERC Act 2006) then strict compliance with Schedule 14 would be required in respect of the presentation of "copies of any documentary evidence ...which the applicant wishes to adduce in support of the application". This is required in Section 67(6) for Section 67(3) to apply.

However Dyson J, in paragraph 55 of his decision went on to say:

"I wish to emphasise that I am not saying that, in a case which does not turn on the application of section 67(6) it is not open to authorities in any particular case to decide to waive a failure to comply with paragraph 1(b) of Schedule 14 and proceed to make a determination under paragraph3; or to treat a non-compliant application as the "trigger" for a decision under section 53(2) to make such modifications to the DMS as appear requisite in consequence of any of the events specified in subsection (3)"

- 2.12 As a result it is now considered that this application does not satisfy the requirements of Schedule 14 with regard to the evidence adduced. Schedule 14 states that copies of evidence may be adduced by the applicant but in this case Mr Newby Vincent has not included copies of any evidence, just a list of documents and a short transcript. The application is therefore not fully compliant with Schedule 14.
- 2.13 For the NERC Act 2006 to apply it is first necessary to establish whether, on the balance of probabilities, a public vehicular right existed before the 2nd May 2006. If it did then it is necessary to investigate whether or not that right was extinguished by the 2006 Act. As a result NERC Act 2006 consideration will be discussed later in this report.

3.0 Background

- 3.1 The application was made in 1987; applications for definitive map modification orders (DMMOs) are dealt with in chronological order of receipt and it was allocated to a case officer in 1995.
- 3.2 A consultation and a significant amount of research was conducted at this time but owing to staff changes within the rights of way team it was not until 2001 that a third case officer took over the case and conducted an extended initial consultation. This lasted for 3 months.
- 3.3 The consultation attracted an unusually large number of responses and whilst some were in agreement with the historical context of the route the majority expressed objection to recording the way as a byway open to all traffic and making it available for motorised vehicles to use. Respondents pointed out that the route is in an Area of Outstanding Natural Beauty (AONB) and parts of it that have been ploughed do not have the sort of surface that withstands use by MPVs without disturbance, mud and deep ruts in wet conditions.
- 3.4 As a result of these concerns, although the Council recognised that the application must be proceeded with in line with the statutory duty contained within WCA 1981, the application was put on hold while the Council produced its Framework Document for managing the rights of way network.
- 3.5 Although the Framework Document and the subsequent Rights of Way Improvement Plan (ROWIP) recognise that in some cases the application of a traffic regulation order (TRO) can be an effective form of byway management where problems persist, it is possible, if public MPV rights subsisted on this route before 2nd May 2006, that they were extinguished by NERC Act 2006 making the recording of the way as a byway open to all traffic based on the historical evidence an impossibility and any need for management by TRO irrelevant.
- 3.6 In 2012 an application was made to divert part of the route and the question of unresolved higher rights was raised. This had to be addressed at this time (or the diversion could not have proceeded) and as a result of this coupled with the growing isolation of the 1987 application in the Council's register of applications, a new case officer was allocated and a fresh consultation conducted.

4.0 Initial Consultation

4.1 The following letter and plan were circulated on 08 April 2013.

"Wildlife and Countryside Act 1981 Public rights of way Chute 3 (part) and Collingbourne Kingston 33 and 1B (part)

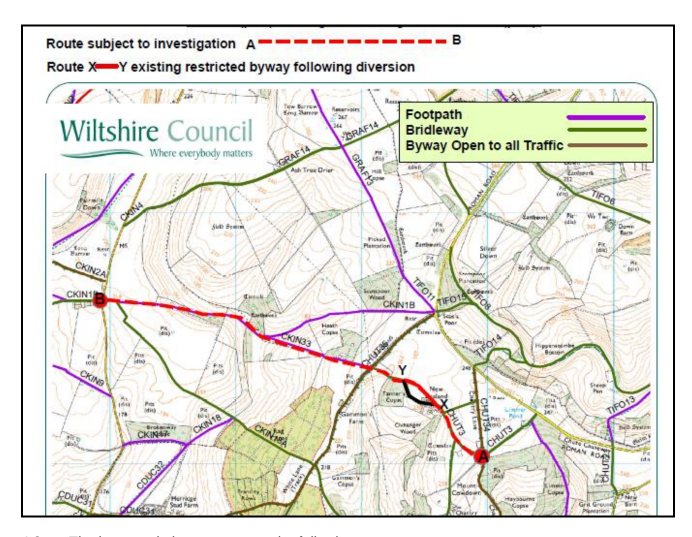
In 1987 Wiltshire County Council received an application for an order to modify the definitive map and statement (DMS) in respect of paths Chute 3 (part – CHUT3) and Collingbourne Kingston 33 (CKIN33) and part of path 1B (CKIN1B). Please see the attached map. The application brought evidence to the Council's attention that higher rights subsisted over the route and should be recorded in the DMS. The Council has a duty to investigate the evidence and amend the DMS as appropriate.

The evidence is in the form of historical documents which support that the route linking Upper Chute with Collingbourne Kingston forms an old road linking the two places. The strongest evidence is the Inclosure Awards of 1799 and 1820 (as they arose from Acts of Parliament) awarding the route as a public carriage road and this is further supported by the deposited plans of the South Midland Railway, tithe awards, estate plans, vestry minutes and a variety of commercial maps ranging from 1773 to the mid 1940s.

It is believed, that on the balance of probabilities any mechanically propelled vehicular right that existed on this route has been extinguished by s.67(1) of the Natural Environment and Rural Communities Act 2006. Officers have considered this carefully (please see attached report on this) and when part of Chute 3 at New Zealand Farm was diverted in 2012 the new route was created as a restricted byway in recognition of the higher rights but taking into account the extinguishment of the public right for mechanically propelled vehicles.

It is now considered that the highest public right that can subsist over this route is that of a restricted byway, that is a route over which the public may walk, ride or lead or horse, cycle or drive a horse drawn vehicle (i.e. pony and trap). Your comments are invited on this matter and I would be grateful for any specific comments regarding any savings to the extinguishment of public MPV rights that you consider may apply. Any claims for exemption from S.67(1) of the 2006 Act should be accompanied by the evidence relied upon. Please respond by 17 May 2013."

A consideration of the effect of NERC Act 2006 was attached and is appended here at **APPENDIX A**



4.2 The letter and plan was sent to the following:

The Auto Cycle Union

Commons, Open Spaces & Footpaths Society

Wiltshire Bridleways Association

Wiltshire Cycling Touring Club

British Horse Society

Chute Parish Council

Collingbourne Kingston Parish Council

Wiltshire Councillor C Howard; The Collingbournes and Netheravon

Wiltshire Councillor S Wheeler; Burbage and The Bedwyns

Wiltshire British Horse Society

Byways and Bridleways Trust

Wiltshire Council Senior Rights of Way Warden

Wiltshire Ramblers Association

Wiltshire Trail Riders Fellowship

Green Lane Association

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

Page **7** of **72**

Trail Riders Fellowship
Hosier Brothers Ltd (Waglands Farm)
P T Hosier and Son (Wexcombe)
R Crook and Sons (at Parsonage Farm)
J Sykes (New Zealand Farm)
R Hallam (Gammons Farm)
C Newby Vincent (Applicant)

4.3 Responses

There have been 2 responses to the consultation.

- 4.4 Mr B Riley (12.04.13) submitted a reference to a historical document that had not been considered by officers during the 2001 investigation. This is held at the Wiltshire and Swindon History Centre, reference number 9/12/96 and is a map of part of Brunton attached to a deed dated 1803. This map has been viewed and is included in the research section of this report.
- 4.5 Jane Hanney of Magna Law acting for Mr Hallam of Gammons Farm on 13 May 2013.

"I write further to our telephone conversation and email correspondence of today's date.

As indicated, I have been instructed by Mr Robin Hallam of Gammons Farm to advise him in relation to the above matter and in the first instance to respond to your letter of 15 April 2013.

As advised it is not possible to comment on the evidence you have reviewed or carry out any further research for relevant evidence in the timeframe required. In this respect you have indicated that you would be happy to receive any further evidence that my client may have after 17 May.

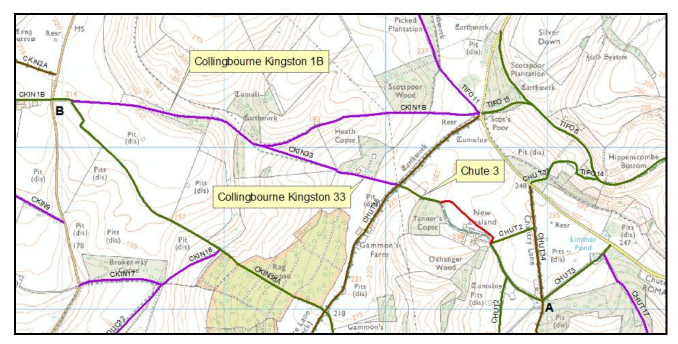
As my client only moved to the property relatively recently, he is not aware of any evidence relating to the extinguishment of mechanically propelled vehicular rights under s.67(1) of the NERC Act 2006. I can, however, comment on the conclusions in this respect set out in your letter of 15 April. Based on the evidence that you have presented I would agree that, if public vehicular rights are found to exist, the highest public rights that can subsist over this route is that of a restricted byway. However, there may be new evidence which other parties submit following receipt of your letter. I should therefore be grateful if you would forward to me any new evidence you receive regarding vehicular rights."

5.0 Current records

5.1 Wildlife and Countryside Act 1981 s.56

- (1) A definitive map and statement shall be conclusive evidence as to the particulars contained therein to the following extent, namely –
- (a) where the map shows a footpath, the map shall be conclusive evidence that the public had thereover a right of way on foot, so however that this paragraph shall be without prejudice to any question whether the public had at that date any right of way other than that right.
- (b) where the map shows a bridleway, the map shall be conclusive evidence that there was at the relevant date a highway as shown on the map, and that the public had thereover at that date a right of way on foot and a right of way on horseback or leading a horse, so however that this paragraph shall be without prejudice to any question whether the public had at that date any right of way other than those rights.
- 5.2 The application route is represented in the definitive map and statement by Chute path no. 3 in the parish of Chute and path 33 and part of path 1B in the parish of Collingbourne Kingston.

The working copy of the definitive map represents these ways as below (purple = footpath, bridleway = green, restricted byway = red and BOAT = brown)



Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

Page **9** of **72**

5.3 The definitive statement:

Chute

BRIDLEWAY. From Chute Causeway, C.195, north-east of Limmer Pond, leading south-west to Chantry Lane, path No.34, and then north-west to OS Grid Reference SU 2864-5540, continuing as RESTRICTED BYWAY in a north north easterly direction for approximately 35 metres, then leading north west for approximately 330 metres, before leading generally west for approximately 80 metres to OS Grid Reference SU2833 5566 at Tanners Copse, and then continuing north west as BRIDLEWAY to the Collingbourne Kingston Parish Boundary.

Approximate length 1800 m.

Width 1.8 m metres and 7metres on that section of restricted byway between OS Grid Reference SU2864-5540 and OS Grid Reference SU2833-5566.

Collingbourne Kingston

1B

BRIDLEWAY. From road U/C 8053, about 60 m south-west of path No.1D, leading south-east past Brunton Farm and then north-east and east past Tinkerbarn, across the Wexcombe road, C.21 to its junction with path No.18A.

FOOTPATH. From its junction with path No.18A leading eastwards and along the Grafton Parish boundary to Scots Poor on the Wexcombe road, C.195 at the Tidcombe and Fosbury/Chute Parish boundary.

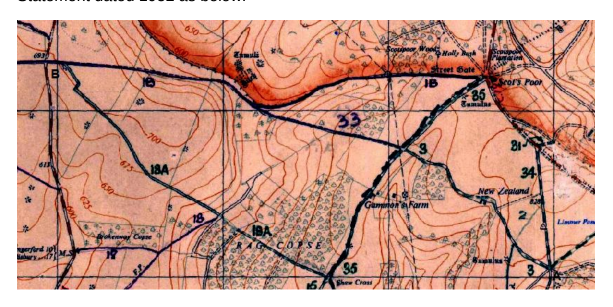
Approximate length 4500 m.

Collingbourne 33 Kingston

<u>FOOTPATH</u>. From path No.1B, leading east-south-east along the southern edge of Heath Copse to Chute path No.3 towards New Zealand.

Approximate length 960 m.

5.4 The route is shown on the Pewsey Rural District Council Area Definitive Map and Statement dated 1952 as below:



Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

Page **10** of **72**

5.5 The routes were shown as follows:

Chute 3 – Road Used as a Public Path Collingbourne Kingston 1B and 33 – footpath

2 of these were reclassified at Second and Special Review, without objection, as:

Chute 3 – bridleway
Collingbourne Kingston 1B – bridleway and footpath

5.6 A short section of the route of Chute 3 at New Zealand Farm was diverted in 2012 and the new route dedicated as a restricted byway.

6.0 Historic Records

- 6.1 A route linking Chute with Collingbourne Kingston appears in maps, plans and other records that officers have viewed dating back to 1773. Although it can be helpful to present these in chronological order to show the consistent recording of a way over time it does not allow for the need to apply evidential weight to documents. For example although a way may appear on fifty commercial maps it does not necessarily carry as much evidential weight as if the way is shown in perhaps two publicly consulted documents or created, say, as the result of an Act of Parliament.
- 6.2 Therefore, in evaluating historical evidence it is necessary to recognise that differing weight must be given to different evidence. The following categorisation has been used;

Category A carries the highest weight and category F the lowest. This system of categorisation has been devised by officers with regard to The Planning Inspectorate's Consistency Guidelines (as revised to date of report) and Chapter 6 of the book 'Rights of Way A Guide to Law and Practice – Fourth Edition' by John Riddall and John Trevelyan.

Category	May provide evidence for	Examples
A	Legal creation of a highway	Inclosure Acts, awards and plans
	Reputation of a way as a highway	Orders creating, diverting or extinguishing highways
	Physical existence of a way	Railway and canal acts and plans
	Conclusive evidence of public	Definitive map and statement

	rights	
В	Reputation of a way as a highway Physical existence of a way	Documents, maps plans drawn up as a result of legislation, consulted upon, but whose primary purpose was not to record public rights. i.e. Tithe Commission, Inland Revenue Finance Act
С	Reputation of a way as a highway Physical existence of a way	Includes local government records (highway board, county council, parish council)
D	Reputation of a way as a highway Physical existence of way	Other maps and documents showing highways additional to or as a part of their purpose. Includes parish maps, estate plans, conveyances
Е	Reputation of a way as a highway Physical existence of a way	Commercial maps, some Ordnance Survey records
F	Reputation of a way as a highway Physical evidence of a way	Local repute, consultation responses

- 6.3 **General Context** From Victoria County History *A History of the County of Wiltshire:* Volume 16 pp 108 -120 (Chute) and pp 126 139 (Collingbourne Kingston)
- 6.4 The parish of Chute lies to the east of the county of Wiltshire and has the county border with Hampshire on its eastern edge. Its most western boundaries are with the parishes of Collingbourne Kingston and Collingbourne Ducis.
- 6.5 The parish of Chute is a parish of over 1300 hectares that contained villages and hamlets named Chute, Cadley, Lower Chute, Conholt, Shaw and Standen. In the 20th century Chute became Upper Chute and the word Chute was added as a prefix to the names Cadley and Standen.
- 6.6 The parish of Collingbourne Kingston was a much larger parish of nearly 3000 hectares but this has been reduced to around 2000 hectares as land has been transferred to the neighbouring parish of Collingbourne Ducis. Collingbourne

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

- Kingston contained the villages of Aughton, Brunton, Collingbourne Kingston, Sunton and part of Cadley.
- 6.7 Neither parish has been highly populated and census figures show peaks of population in the middle of the 19th century being approximately halved by 2001 to 331 for Chute and 486 for Collingbourne Kingston.
- 6.8 The parts of both parishes affected by this application are chalk downs with no natural water courses. It is noted that the roads through the parish of Collingbourne Kingston that were turnpiked around the end of the 18th century (The Marlborough to Salisbury Road in 1762, the Hungerford Road in 1772 and the Bourne Valley Road to the west in 1835) remain the major routes now. These routes are all essentially north south routes and it is notable that none of the roads running east west across the parishes have become principal routes today.
- 6.9 The land through which the claimed route leads was historically common or open pasture and down. New Zealand Farm, situated alongside the claimed route was built between 1841 and 1879 and post dates the road by at least 100 years. No other settlement exists along the route though the land over which part of it leads is now part of Gammons Farm, a settlement predating New Zealand Farm by at least 60 years (Gammons Farm had been built by 1773).

7.0 Category A Evidence

7.1 Evidence within this category is potentially of the highest weight and includes conclusive evidence (i.e. the definitive map and statement), inclosure acts, awards and plans, legal orders or events and deposited railway plans (i.e. arising from an act of parliament which specifically required the identification and verification of public rights of way).

7.2 Inclosure

Between 1545 and 1880 the old system of farming scattered arable strips of land and grazing animals on common pasture was gradually replaced as landowners sought to improve the productivity of their land. The process of inclosure began by agreement between the parties concerned, although locally powerful landowners may have had significant influence on the outcome. By the early eighteenth century, a process developed by which a Private Act of Parliament could be promoted to authorise inclosure where the consent of all those with an interest was not forthcoming. The process was further refined at the beginning of the nineteenth century with the passing of two main general acts, bringing together the most commonly used clauses and applying these to each local act unless otherwise stated.

- 7.3 Relevant to the applicant route land in Collingbourne Valence (a tithing of Collingbourne Kingston) was enclosed by an agreement made in 1798 and land in Chute was enclosed under a local Act of Parliament made in 1808 and the Enclosure Consolidation Act of 1801.
- 7.4 Articles for Inclosing the Common ffields of Collingbourne Valence 29th May 1798, A Plan of the Allotments in the Tithing of Collingbourne Valence in the County of Wilts As Laid Out in the Year 1798 and Described in the Annexed Deed and Collingbourne Valence Inclosure Award 1799.

 All documents Wiltshire and Swindon History Centre (WSHC) ref. 9/12/25 and 26.
- 7.5 The enclosure of lands in the tithing of Collingbourne Valence was carried out under an agreement made on the 29th May 1798. A transcript of this is appended here at **APPENDIX B**. In evaluating evidence relating to enclosure it is necessary to establish what powers the agreement (or act) gave and whether these reflect what occurred in the award.

Key points arising from these Articles:

- Agreement is made between The Right Honourable Thomas Bruce Earl of Ailesbury, Baron Bruce of Tottenham, William Ludlow of Hillworth, near Devizes, Thomas Edwards of Tilshead, Robert Edwards of Tilshead and Dummer Andrews of Swathling, Southampton – all being freeholders or proprietors of the common or open fields, lands and downs within the tithing of Collingbourne Valence and Michael fford of Collingbourne Valence who holds an estate by Copy of Court Roll (under the Earl of Ailesbury) and is also a Rack renter and John Piper, a Rack renter.
- The purpose of the agreement is to divide and enclose and is a great advantage and an improvement to their estates.
- Appoints John Gale of Stert and John Butcher of Wexcomb as Arbitrators or referees for exchanging, dividing and inclosing the common open fields, downs and waste grounds.
- Mssrs Gale and Butcher shall and may cause lands to be surveyed and measured by such person as they shall think fit as soon as conveniently may be done, if the same has not already been done.
- The survey and admeasurement shall be reduced into writing and no. of acres, roods and perches belonging to each shall be set forth, ascertained and described for enabling the Arbitrator to make divisions and allotment.

- If required survey shall be verified on the oath or oaths of the surveyor or surveyors and their assistants.
- John Gale and John Butcher for the more just and regular division and distribution shall qualify value and appraise the same and this shall be verified on the oaths of the said John Gale and John Butcher if required by any of the said parties.
- John Gale and John Butcher are hereby authorised and empowered as soon as convenient after the survey and valuation has been made to set out, ascertain and allot all of the said common or open fields, downs and waste lands within the tithing of Collingbourne Valence unto and amongst the several freeholders and copyholder intitiled to or interested in the shares interests and properties having due regard to the situation convenience, quality and quantity of the lands now belonging to each proprietor and of the lands to be allotted in lieu thereof by virtue and in pursuance of the articles. To make proper consideration and allowance for trees, hedges and fences.
- As soon as convenient after Mssrs Gale and Butcher have completed and finalised the partitions and Allotments as aforesaid and before 29th may 1800 they shall form and draw up or cause to be formed and drawn up an Award or Instrument in writing which shall express and allot and a description of the situation, buttals and boundaries of parcels and Allotments and proper orders and directions for mounding, fencing and inclosing the same and at what times and how repaired and at what costs. Also for making and laying out proper Roads, Droves, Ways and Passages both public and private in over and through such allotments and in what manner and at whose cost the same shall be kept in repair.
- To direct and appoint the course of husbandry that shall be used in and upon the lands so intended to be divided until such time as they have completed their Award and the new allotments are taken possession of.
- Restrictions, orders, direction regarding the depasturing of sheep and lambs in the new inclosures for a limited time are at the discretion of Messrs Gale and Butcher.
- The Award is to be binding and conclusive unto and upon the several parties, their heirs, executors, administrators and assigns.
- It is agreed and declared by all and every of the parties that lands to be divided, set out and allotted shall be in full bar and in exchange, satisfaction and compensation for all rights of common and other rights and properties.

- It is agreed and declared that charges and expenses should be paid by the owners and proprietors and other interested parties.
- If Messrs Gale and Butcher don't divide and allot within 2 years the agreement shall be void.
- Nothing in the Award shall affect manorial rights and interests except for the right to the soil.
- If Messrs Gale and Butcher disagree on any matter it should be referred to the umpire, Benjamin Haynes of Salisbury so that same may be made in writing in 2 and a half years.
- It is lawful for Arbitrators and the umpire with the consent of the parties of this
 agreement to allot and award any messuages, buildings, lands, tithes,
 hereditaments, new allotments and old inclosures in the tithing of Collingbourne
 Valence in exchange for other messuages, buildings, lands, tithes, hereditaments,
 new allotments and old inclosures in the same tithing and all such exchanges shall
 be forever good, valid and effectual in the law and shall be confirmed by any Deed or
 deed of exchanges.
- Hands and seals applied by:

Earl of Ailesbury
Wm Ludlow
Thos Edwards
Robert Edwards
Dummer Andrews
Michael fford
John Sloper

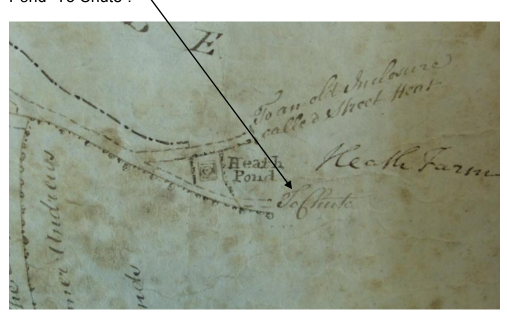
7.6 A Plan of the Allotments in the Tithing of Collingbourne Valence in the County of Wilts As Laid Out in the Year 1798 and Described in the Annexed Deed

- 7.7 The plan is at a scale of 6 chains to one inch and is a detailed plan showing details of land allotment and the roads that served them.
- 7.8 The whole of the relevant part of Collingbourne Kingston 1B and 7.5 chains of Collingbourne Kingston 33 is shown as a road hedged on the south side and unfenced on the north side. Joining the western end of its continuation there is an inscription "Road from Collingbourne Kingston" and at the eastern end the road is inscribed "To Chute". The road is of uniform width and there are no gates.

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

7.9 The map states that "That part of the Allotments lying east of the red dotted line consist of Down land". This includes the land to the north of the applicant route. This land is also inscribed "Down".

Extract showing applicant route at junction of 1B and 33. 33 shown leading past Heath Pond "To Chute".



Extract showing applicant route joining turnpike road from Hungerford (working copy below)



Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

Page 17 of 72

- 7.10 The route is the only continuous route linking Brunton and Collingbourne Kingston with Chute.
- 7.11 The original map is large and covers an area slightly larger than a sheet of A1 paper. As a result it is not possible to append a copy to this report but the original may be viewed at the Wiltshire and Swindon History Centre, Chippenham (Tues Sat. inc).
- 7.12 **Collingbourne Valence Inclosure Award 1799** The award is dated 1st November 1799 and has been signed and sealed by John Gale and John Butcher in the presence of Robt Noyes and Wm Hemming. The file at WSHC contains the original and a 19th century copy. It is noted that John Gale was an experienced commissioner who dealt with 22 awards in Wiltshire.
- 7.13 The award appears to satisfy the terms of the Articles of Agreement in all ways. It is noted that an agreement does not have the power to extinguish existing highways (though it may create by dedication) and this is reflected in the descriptions of the roads detailed in the award. A transcript of this section of the award is appended at APPENDIX C and a summary table is also appended here.
- 7.14 A total of 14 routes are detailed in the award, 7 of these are public carriage roads (of which 6 are also drift ways). An additional 1 public bridle road and footpath is awarded and one public footpath. All other routes are listed as private routes.
- 7.15 The applicant route (i.e. part of Collingbourne Kingston 1B and 33) is awarded as "ONE OTHER public Carriage Road of the breadth of twenty ffeet beginning at the place where it joins Stonehill ffield from the Inclosures of the said William Ludlow about three hundred and fifty Yards to the west of Jenning's Coppice and from thence extending eastward in its usual course and Direction across the Turnpike Road leading from Hungerford to Salisbury and by the Knapp Hedge over an allotment of down Land to the said William Ludlow until it enters the Lands of the said William Ludlow called Heath ffarm near a pond called Heath pond the same being a public Carriage Road leading from Collingbourn towards Chute."
- 7.16 This description includes 26 chains of 1B west of the Hungerford to Salisbury road. A route continuing south-west from the turnpike towards Collingbourne Kingston village is set out as a Public Carriage Road in the Collingbourne Kingston Inclosure Award of 1824 (WSHC EA128) and named "Chute Road").
- 7.17 It is notable that the award refers to all public roads as being on their "usual course" and this is consistent with the applicant route being shown on earlier maps (for example on Andrews' and Dury's Map of Wiltshire 1773).

- 7.18 An Act for Inclosing Lands in the Parish of Chute in the County of Wilts 1808 and subsequent Inclosure Award dated 1820
- 7.19 Land at Chute was enclosed under a local act dated 1808 and entitled "An Act for Inclosing Lands in the Parish of Chute, in the County of Wilts." This Act supplemented the Inclosure Consolidation Act of 1801 which also applied to this process.
- 7.20 Prior to the 1801 Act each Parliamentary Inclosure was authorised by its own local Act with varying terms and conditions. The 1801 Act provided a framework for subsequent inclosures and although a local act was still required (which could vary the rules), the 1801 Act generally standardised the process.
- 7.21 The local act for Chute ("the 1808 Act") makes no mention of variations to the award of public or private roads and paths and accordingly it is necessary to consider the provisions contained within the 1801 Act. **APPENDIX D** relevant provisions.
- 7.22 Section VIII states that the Commissioners shall appoint public carriage roads and produce a map showing these. This was to be undertaken before allotments were made. Notice was then to be given and an opportunity granted for objections to be made at a meeting; the matter to be determined by the Commissioner and a Justice of the Division. Extinguishment of any old road could only be done by order of two Justices of the Peace, subject to appeal, at Quarter Sessions.
- 7.23 WSHC holds copies of the Salisbury and Winchester Journal on micro fiche which have been viewed and two notices appeared in this paper as follows:

Date	Notice
01.05.1809	Chute Inclosure. Eleven Public Carriage Roads and Driftways set out and described.
25.09.1809	Chute Inclosure. One Public Carriage Road and Driftway in lieu of a Public Carriage Road previously set out and now suppressed and an additional Public Carriage Road and Drift Way set out and described. Nine public footpaths and four private roads and driftways set out and described.

7.24 Hence it is clear that by September 1809 twelve public carriage roads and driftways, nine public footpaths and four private roads had been set out. Section IX of the 1801 Act defines the term setting out and requires that Commissioners appoint Surveyors to set out the roads and that they declare their completion at a Special Sessions to

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

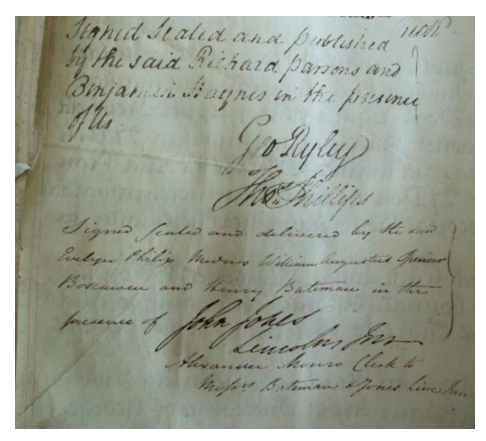
- enable them to become highways maintainable at public expense. Failure to do so within a limited time resulted in a fine of £20. No declaration of completion has been found for this route, any other route in Chute and officers can only recall one example of such a declaration (relating to a route in Orcheston parish) for the whole of the County. A presumption of regularity applies and is supported at common law (Planning Inspectorate Consistency Guidelines para.7.25 2nd Revision May 2013).
- 7.25 This certification related wholly to the maintenance liability of the roads and not to any rights of the public to use them (s. ix the 1801 Act). It is noted that the way was, on the balance of probabilities, a pre-existing ancient highway and would by virtue of the 1835 Highways Act become maintainable at public expense at that time anyway.
- 7.26 The setting out of the roads preceded the allotment (s.VIII of the 1801 Act).
- 7.27 Only after the setting out of the roads and the allotment of lands could the Commissioner draw up their award (s.XXXV of the 1801 Act). This section of the Act states that Commissioners, if they thought it necessary, could draw up maps and plans to assist explanation of the allotments and that any such maps or plans should be annexed to the Award and enrolled with it.
- 7.28 It is notable that there is no map held with the Award and it is considered likely that there wasn't one given the provision contained within s.XXXV. The descriptions of roads, pits and allotments in the Award are full and descriptive and the text does not refer to plans or numbering of roads in the same manner that other Awards do.

7.29 Chute Inclosure Award dated 1820 WSHC 304/1 MS

- 7.30 The 1801 Act required at s.1 that no one may act as a Commissioner until he had taken the prescribed oath. Document ref. 304/1 contains the sworn oaths of the two Commissioners (Rich. Parsons and Benjamin Haynes) and the Umpire (George Barnes).
- 7.31 The Award has been read and contains the following relevant information:
 - The term "Chute Act" is used to distinguish it from "The General Act".
 - A meeting was held at The Cross Keys Inn on 22nd August 1808 further to notice being given on the 6th August 1808 to enable the two Commissioners (Rich. Parsons and Benjamin Haynes) and the Umpire (George Barnes) to be sworn into post.
 - A true and exact survey admeasurement and plan has been made and verified on oath before the Commissioners as per the General Act.
 - The Collingbourne Kingston boundary was questioned and resolved by George Barnes at a meeting at The Cross Keys Inn on the 25th May 1809.

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

- The boundary for Chute Forest was also defined at this meeting.
- Rich. Parsons and Benjamin Haynes "do hereby Award and confirm the several public and private Roads and ways in over upon through and by the said lands and grounds so directed to be inclosed as hereafter describes (that is to say)..." See APPENDIX E for transcript of awarded roads and paths.
- The Award grants 12 public carriage roads and driftways, 9 public footpaths, 2 private carriage roads and driftways and 2 private roads and driftways. It also awards 2 gravel pits and 2 ponds and watering places (NB the descriptions for the gravel pits and ponds refer to a plan but none is annexed).
- Gravel pits are for the Surveyor or Surveyor of highways for the purpose of furnishing chalk or gravel or other materials for making and repairing the roads and ways in Chute and for the use of the owners and occupiers of the allotments awarded (NB the power to do this is contained within the 1808 Local Act).
- The fences for inclosing allotments shall be made against the said public roads.
- Allotments of land were made to the Earl of Ailesbury, George Smith Esq., Major Bailey, James Knight, Daniel Wilkins, Thomas Fisher, the representative of the late Ann Cook, John Mills, the representative of the late John Phillmore, the representative of the late William Smart, Ralph Broad, Thomas Mills, Francis Breadmore, John Webb, the representative of Thomas Smart, the representative of the late John Nichols, Philip Evelyn, George Soley Foyle, the representative of the late Joseph Norris, the representative of the late James Butcher, the representative of the late William Smith, Edward Broard, the representative of the land Blandena Bennett, the representative of the lat Mary Arnold and Philip Pulse Esq.
- The Award is signed and sealed by 31 people in total and is signed and sealed by Richard Parsons, Benjamin Haynes, Wm Philip, ? Medows and Henry Bateman "In witness wherof we the said Commissioners parties to these presents have hereunto set our hands and seals this fourth day of November in the year of our lord one thousand eight hundred and twenty and we the said several other parties to these presents as proof of our several consents to these exchanges here in before made and set forth have to this Award also affixed our hands and seals".
- Also "signed sealed and published" and "signed sealed and delivered" as below.



Description of Rollds

- 7.32 The above extract from the Award shows the first three roads to be awarded.
- 7.33 The first is Chute Causeway, now recorded as a C class road, the C.195.

"One Public Carriage Road and driftway of the breadth of forty feet beginning at Scots Poors and extending eastwards in its ancient course and direction along the Causeway into the causeway Lane being the highway from Marlborough to Andover."

7.34 The second is now recorded as Byway Open To All Traffic Chute 35.

"One other Public Carriage Road and driftway of the breadth of forty feet beginning at Scots Poors and extending in a southwest direction across Chute Heath to a place called Shaw Cross the same being the highway from Collingbourne Ducis."

7.35 The third is the applicant route now recorded as bridleway Chute 3 (part).

"One other Public Carriage Road and driftway of the breadth of forty feet branching out of the last described road near a place called Gammons Corner and from thence extending eastward to the north end of Chantry Lane the same being the highway from Collingbourne Kingston."

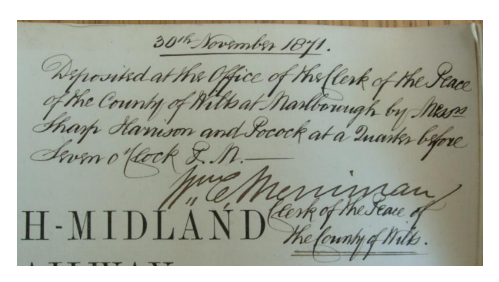
- 7.36 The Commissioners at Chute (unlike at Collingbourne Kingston where inclosure happened by agreement) were able to extinguish existing rights of way as part of the allotment process (s. VIII of the 1801 Act). This was subject to the same forms and restrictions as if the matter had been raised by a Justice of the Peace, but nevertheless they had the power to identify routes to be extinguished. No evidence has been found of any proposed extinguishments and no orders of the Quarter Sessions have been found.
- 7.37 Old map evidence viewed (and later discussed) supports the existence of a route linking Collingbourne Kingston with Chute leading past Heath Pond and joining Chantry Lane. Although maps of this scale and antiquity (i.e. Andrews and Dury 1773, Cary 1801, Greenwood 1820) are unlikely to be of use in determining the precise route of a way, they may be supportive of the existence of public rights in some cases and indicative of a route.
- 7.38 As the Chute Inclosure Award made no extinguishments it is likely that all awarded public roads were on existing routes, as was the case in Collingbourne Kingston. Since the routes continue across the parish boundary in some instances, this is reasonable.

7.39 Deposited Plans of the South Midland Railway 1871 (WSHC A1/371/121MS)

- 7.40 Individual railway and canal schemes were promoted by Special Acts. The process for Canal Schemes was codified in 1792 by a Parliamentary Standing Order and these arrangements were extended to cover Railway Schemes in 1810. The requirements for railways were expanded in the 1845 Act, which requires public rights of way which cross the route of a railway to be retained unless their closure has been duly authorised. Therefore, although it was not the primary purpose of the deposited plans to record rights of way, these plans provide good evidence in this context as the law required provision to be made for existing routes crossing the line.
- 7.41 Clause 10 of the 1845 Act requires that True copies of such plans and books of reference ... certified by any such clerk of the peace shall be received by the courts of justice or elsewhere as evidence of the contents thereof. The Act also

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

- includes provisions for the crossing of the line by any highway and specifies (Clauses 46 to 51) the minimum bridge dimensions for public and private roads and the requirements for the gating of crossings on the level.
- 7.42 Railway deposited documents were in the public domain. The statutory process required for the authorisation of railway schemes was exacting and the Book of Reference and Deposited Plans made in the course of the process needed to be of a high standard. In particular, railway plans, which were normally specifically surveyed for the scheme, usually record topographical detail faithfully. They have been admitted by the courts as evidence of public rights of way.
- 7.43 The process for the authorisation of railway schemes provided for scrutiny of the plans by involved parties. Landowners would not have wished unnecessarily to cede ownership, Highway Authorities would not have wanted to take on unwarranted maintenance responsibilities, and Parish Councils would not have wished their parishioners to lose rights. Therefore an entry in the book of reference that a way was in the ownership of the 'Surveyor of Highways' may be persuasive evidence of a public right of some description.
- 7.44 Where schemes were not completed, the plans were still produced to form the basis for legislation and were still in the public domain.
- 7.45 Railway plan sections and cross-sections usually differentiate between public and private roads. Where this is not the case and the route is described as 'road' in the book of reference, it is sometimes possible to establish the nature of the way by reference to the description of other roads. Unless the existing roadway was less than 25 feet (in which case section 51 of the 1845 Act set the minimum by reference to the average available width for the passage of carriages within 50 yards of the point of crossing), the minimum width for bridges laid down in the 1845 Act is 25 feet (7.62 metres) for public roads and 12 feet (3.66 metres) for private roads. However, caution needs to be exercised regarding the latter as some high status estate roads had wider bridges. There were no specified widths for bridleways or footpaths.
- 7.46 The status of a way had an impact on the cost of the scheme and it is unlikely that railway plans would show a route at a higher status than was actually the case. There was no obligation to bridge footpaths under the 1845 Act and, as a general rule, unless there is specific provision in the Special Act, any public route requiring a bridge is of at least bridleway status. Bridleways and footpaths which are not shown on the plan are sometimes described in the associated Book of Reference.
- 7.47 The Plans and Book of Reference for the South Midland Railway were deposited with the Clerk of the Peace of the County of Wiltshire at Marlborough on the 30th November 1871 at a quarter to seven pm. The deposit is signed by the Clerk of the Peace.

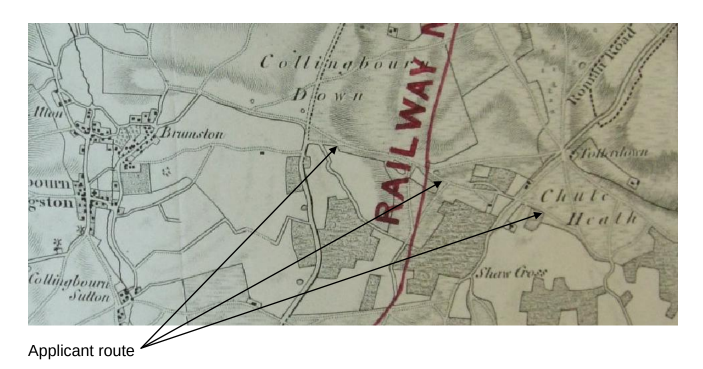


7.47 The railway was not built but the accepted intention was as follows (extract from the deposited Book of Reference):

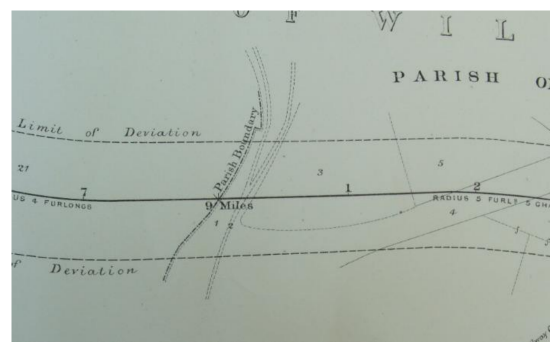
9. A Railway (No. 6) commencing in the parish of Hungerford, in the county of Wilts, in a field called the "Nine Acres," part of Hop Grass Farm, and abutting upon the turnpike road from Newbury to Marlborough, belonging to Francis Leybourne Popham, as committee of the estate of Edward William Leybourne Popham, and now in the occupation of John Richens, at a point in that field fifty-five yards or thereabouts south of the centre of the said road leading from Newbury to Marlborough, and ninety-eight yards or thereabouts south-west of the stile at the point where a public footpath intersects the said road, passing thence through or into the several parishes, townships, and extra-parochial places following, or some of them, namely :- Hungerford and Shalbourne, in the county of Berks; Hungerford, Froxfield, Shalbourne, Great Bedwyn, Little Bedwyn, Tidcombe, Collingbourne Kingston, Collingbourne Ducis, Chute, North Tedworth, South Tedworth, Ludgershall, and Fyfield, in the county of Wilts; North Tedworth, South Tedworth, Appleshaw, Fyfield, Kimpton, Thruxton, Moxton, Penton Grafton or Weyhill, Penton Mewsey, Foxcott, Knight's Enham, and Andover, in the county of Southampton, and terminating in the parish of Andover, in the county of Southampton, by a junction with the Andover and Redbridge Railway of the London and South-Western Railway Company, at a point on that Railway sixty-five yards or thereabouts north of the distant nuxiliary down train signal-post on that Railway, which signal-

post is situated between the junction of that Railway with the Basingstoke and Salisbury Line of the London and South-Western Railway Company and the level crossing at Andover town station;

7.48 The overview plan deposited is of help in interpreting the detailed plans and sections and shows the railway leading over Collingbourne Kingston 1B close to its junction with Collingbourne Kingston 33 (near Heath Pond):



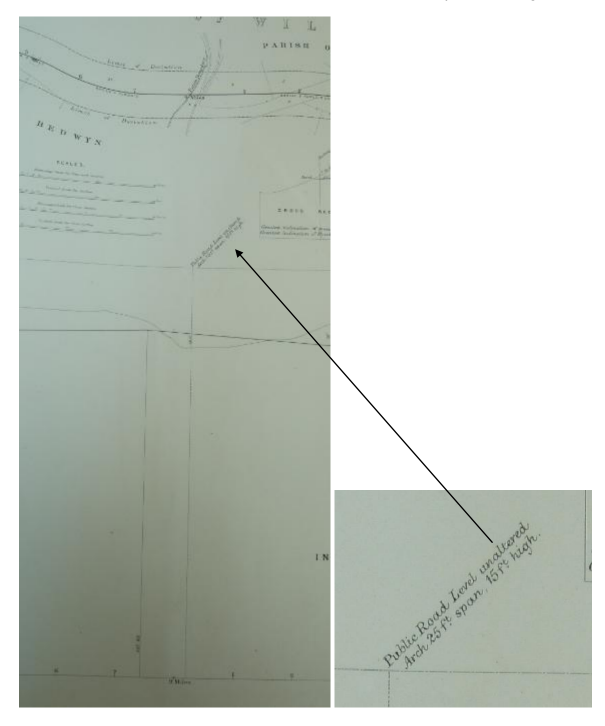
7.49 The detailed plan for Railway Number 6 on Sheet 5 shows the railway crossing the applicant route at 9 miles and 2 chains near the junction of paths 1B and 33. The road is numbered 2 in the Parish of Collingbourne Kingston. NB Railways plans do not follow the 'north is up' convention and in this case the top of the plan is east.



Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

Page 26 of 72

7.50 Immediately below the plan is the cross sectional drawing and this records, at 9 miles and 2 chains "Public Road level unaltered Arch 25 ft. span, 15 ft high".



7.51 The Book of Reference for Railway No. 6 in the Parish of Collingbourne Kingston records as follows:

Numbers referring	Description of	Names of Owners	Names of Lessees Occupiers	
to the Plan	Property	or Reputed Owners	or Reputed Lessees Names	_

2 Public Road The Everley and Pewsey District Highway Board blank blank

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

7.52 To demonstrate the diversity of routes crossing the railway in the parishes of Collingbourne Ducis and Kingston the below is included:

Collingbour	rne Kings	ton		
121/176	2	Public Road		
121/177	7	Public Road		
121/178	9-10	Public Road		
121/179	13	Footpath		
121/180	16	Occupation Road		
121/181	18	Public Road		
Collingbour	ne Ducis			
121/182	2	Public Road		
121/183	10	Occupation Roadway	not	on map
121/184	15	Turnpike Road		
121/185	24-6	Footpath		
121/186	25	Turnpike Road	see	70/7
121/187	27-9-	a Roadway		
121/188	32	Occupation Road	see	69/79
121/189	33	Oublic Road	900	70/5

8.0 Category B Evidence

- 8.1 Category B evidence may be documents or plans drawn up as a result of legislation, and consulted upon but where the primary purpose was not to record public rights. Examples of this includes records from the Tithe Commissioners and the Inland Revenue.
- 8.2 The Tithe Commutation Act of 1836 A system of taxation existed in Britain whereby farmers and people who worked the land were bound to pay tithes to the church. These payments were in kind and generally represented one tenth of production. The system was both unpopular, cumbersome and increasingly unjust as the industrial revolution gathered pace. The Tithe Commutation Act of 1836 sought to commute these tithe payments in kind to annual rent-charges. Parliament appointed a three man commission to direct a staff of assistant commissioners, valuers and surveyors who mapped, valued and apportioned rent charges among thousands of separate parcels of the titheable land in different states of cultivation.

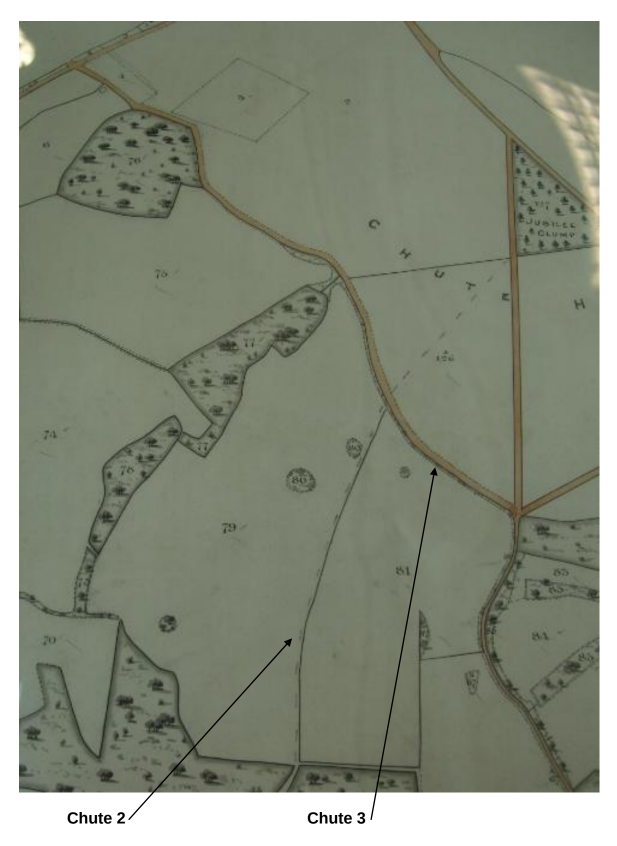
- 8.3 Tithe surveys required careful mapping and examination of the landscape and land use and the maps and apportionments documents that resulted can offer valuable evidence of how the parish was at that time.
- 8.4 The Tithe Commissioners seconded Robert K Dawson from the Royal Engineers to organise and superintend the land surveys. Dawson had a background in surveying and produced a paper, the details of which it was considered all tithe maps should be drawn to. This paper (British Parliamentary Paper XLIV 405 1837) only ever served in an advisory capacity as the Tithe Act itself contained contradictory clauses on the nature of maps (*Tithe Surveys for Historians by Roger J P Kain and Hugh C. Prince*) and was amended in 1837 allowing commissioners to accept maps of a variety of scales and dates.
- 8.5 The applicant route passes through the parishes of Chute and Collingbourne Kingston and as a result two tithe maps have been viewed.
- 8.6 Chute Tithe Award 1842 and Map dated 1841 T/A Chute WSHC

The map is dated 1841 and drawn to the scale of 6 chains to one inch by Phillips and Westbury, Surveyors of Andover. It carries the Tithe Commissioners stamp dated Dec 22 1841 and is signed by Robt Page, Assistant Tithe Commissioner. It is also certified as a copy of the map referred to in the apportionment signed by Wm Blamire and T W Buller

- 8.7 The map shows foot/bridleways, houses, woods, plantations, parkland, some building names, some road names, cross, windmill (pictorial), parsonage, boundary wells, some hills and downs are named.
- 8.8 Paths or tracks appear as single pecked lines and lanes and roads as double lines (either solid or pecked). Roads are coloured sienna and are un-numbered. These roads are excluded from tithe, not recorded in any ownership and appear in the apportionment under the heading "Roads". The applicant route (Chute 3) is shown as one of these "Roads". Private roads are numbered and listed in the apportionment (for example road to Conholt House is number a407 and described thus); Chute 3 is not one of these.
- 8.9 Some routes have destinations written on them where they leave the parish and some do not. 11 routes are shown leaving the parish, 4 of these do not have a destination written against them. To investigate whether there is any reason for this (as Chute 3 does not have a destination written against it) officers have investigated how these routes are recorded today.
- 8.10 Working round the edge of the parish in an anti clockwise direction starting at the Ludgershall and Chute parish boundary the following have been identified:

Order from BOATs LUDG30 and CHUT32 boundary (south west corner of parish)	Inscription on Tithe Map	Current status recorded	Notes
1	From Appleshaw	C class road c.256	
2	To Andover	C class road C.262	At Lower Chute
3	To Tangley	U/c road 8063	
4	To Andover	C class road 196	
5	None	C class road C.257	
6	None	U/c road 9055	At junction with u/c 8056
7	None	U/c road 8056	
8	To Hippenscombe	Bridleway Chute 25	Breach Lane (awarded public carriage road and driftway 1820 Inclosure award)
9	To Marlborough	Byway Open to All Traffic Chute 35	Causeway and Scots Poor junction
10	None	Bridleway Chute 3	Applicant route
11	From Collingbourne Ducis	Byway Open to All Traffic Chute 31	

8.11 Additionally it is possible to identify a number of the routes shown with a single pecked marking. Bridleway Chute 2 is one of these and is shown in a manner distinct from the Road network.



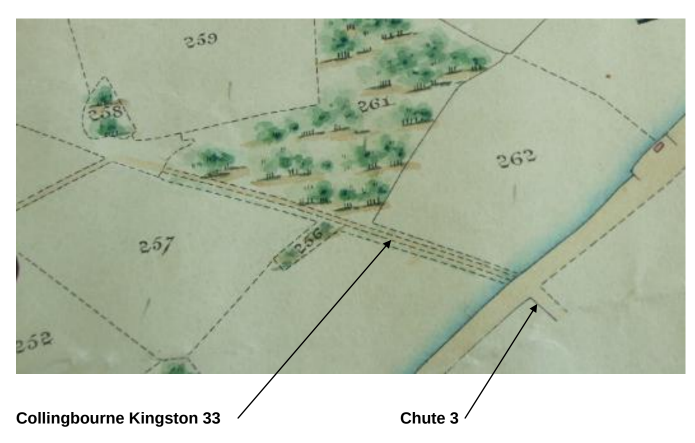
8.12 The representation of Chute 3 is consistent with the recording of other roads in the parish and inconsistent with routes of a lower status than road. It is noted that in

1841 no buildings were recorded at New Zealand Farm. Chute 3 varies between 33 and 50 feet wide.

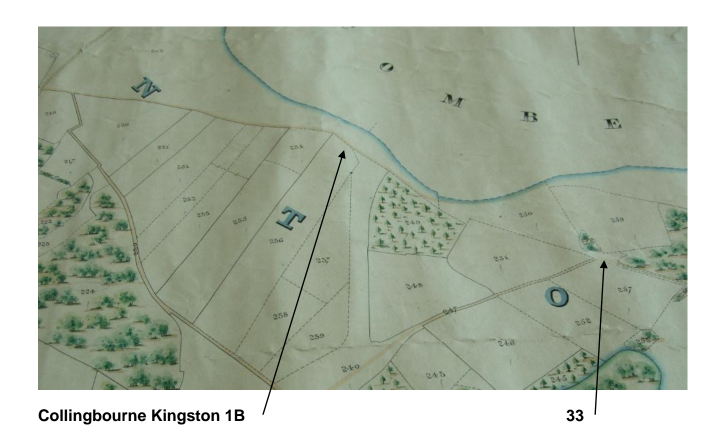
8.13 Collingbourne Kingston Tithe Award and Map 1843 T/A Collingbourne Kingston

The map is drawn at the scale of 6 chains to one inch by A M May Surveyor of Marlborough and carries the stamp of the Tithe Commissioners and is signed by Aneurin Owen Assistant Tithe Commissioner and Certified by Wm Blamire and T W Buller.

- 8.14 The map shows water bodies, woods (coloured), plantations (coloured), a camp, notable pond, windmill, tithing boundaries (coloured), churchyard (coloured), dot dash lines separate lands in the same occupancy, pecked lines separate occupancies. The compass star is ornate and has 'Ich Dien' and Prince of Wales feathers.
- 8.15 Collingbourne Kingston 1B is shown as a partly fenced road coloured sienna passing along the south side of Apportionment No. 203. Collingbourne Kingston 33 is also shown partly fenced and coloured sienna except for a length of approximately 20 chains. It is partly bounded on the south by Apportionment No 251 and has an approximate width of 25 feet and no gates.



Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33 Page **32** of **72**



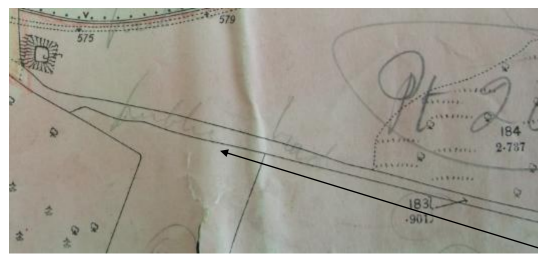
8.16 A short section of the route of Collingbourne Kingston 33 is not shown where it passes between plot numbers 250 and 251. It is also only partly fenced where it crosses plot number 203.



Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33 Page **33** of **72**

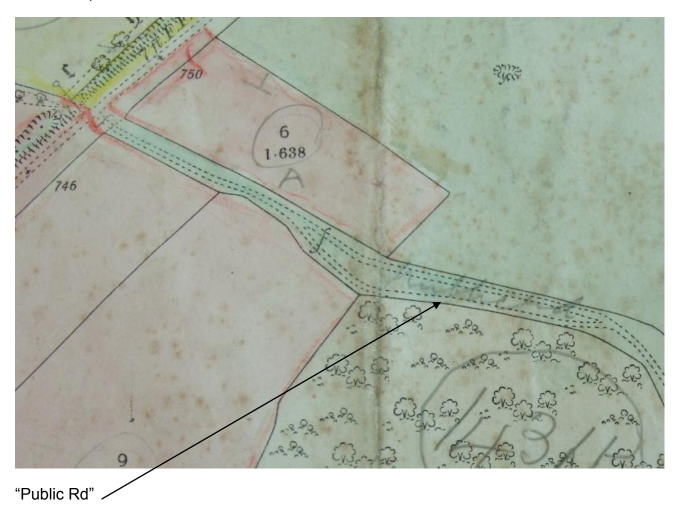
- 8.17 The apportionment records the following:
 - No. 203 "Down and Roadway" and No. 251 "Between Ways".
 - Plot No. 250 is described as "Rendalls Ground Arable".
- 8.18 The manner in which roads were represented in the Collingbourne Kingston and Chute Tithe awards differs considerably and Brunton (a tithing of Collingbourne Kingston) has only 3 roads recorded. These are numbered and described as follows:
 - 100 Village Street and Road Adjoining
 - 204 Turnpike
 - 230 Knapp Drove
- 8.19 It is noted that in the Inclosure award of 1798 the land through which the applicant route leads here called Rendalls ground plot number 250 was recorded as down land. The tithe map and award shows that ploughing of the down here occurred between 1798 and 1843 (so much earlier here than for part of Chute 3 see later OS evidence).
- 8.20 Inland Revenue Finance Act 1909/1910 In 1910 The Inland Revenue provided for the levying of tax (Increment Value Duty) on the increase in site value of land between its valuation on 30 April 1909 and, broadly speaking, its subsequent sale or other transfer. The survey was usually carried out by Inland Revenue Inspectors working in an area of the county of which they were knowledgeable. Every individual piece of land in private ownership was recorded and mapped and, because tax was to be levied based on area, highways and common land were carefully identified and included in the documentation.
- 8.21 The following is taken from the Journal of the Society of Archivists (JSA, Vol 8(2) no 2, Oct 1986 p 95-103 "An Edwardian Land Survey: the Finance (1909-10) Act and describes the process by which this was achieved. It is clear that the survey was carefully undertaken by people with local knowledge:
 - "The Valuation Department assumed responsibility of valuation for rating purposes, and the hereditaments of 1910 provided the basis for their work for very many years, so that the documents of that time often continued to be used as working documents long after the repeal of land clauses".
 - "A land valuation officer was appointed to each income tax parish. These were almost always the existing assessors of income tax (who were also frequently assistant overseers), and some several thousand were appointed nationally. This enabled the Inland Revenue to have local people with local knowledge undertaking the crucial task of identifying each hereditament."

- 8.22 The working copy of the Finance Act plans held at Wiltshire and Swindon History centre (WSHC) have been viewed. The base maps for these records were the Second Edition of the Ordnance Survey's County Series maps at a scale of 1:2500. These maps had been revised in 1899 by the OS and undoubtedly provide the most accurate record of the landscape that we have for that time. Sheets 42.12 and 43.13 (L8/10/42 and L8/10/43) have been viewed.
- 8.23 Land that was valued for taxation purposes was shown coloured and given a hereditament number. This number allows reference to a valuation book where deductions are listed. Deductions were permitted where the value of a property were diminished, for example if a public right of way, an easement or a right of common existed. It was common practice for valuers to exclude public roads by leaving them uncoloured and in some instances by re-inforcing their separation from the surrounding hereditaments by drawing on 'broken braces'. Braces were a symbol used by the OS to link or join features and by breaking them the surveyor could show that something was un-connected with an adjoining feature.
- 8.24 The Finance Act is not specific about the exclusion of roads though they may be excluded under s.25 or Section 35(1) of the Act which says that "No duty under this part of the Act shall by charged in respect of any land or interest held by or on behalf of a rating authority".
- 8.25 It is possible that the parishes of Chute and Collingbourne Kingston were surveyed by different valuers; certainly the styles of the plans of sheets 42 and 43 are different in their use of colour. However, in both cases the applicant route was coloured in the same manner as surrounding hereditaments and hence in theory included in their valuation.
- 8.26 However, in the case of Chute 3 and Collingbourne Kingston 33 the surveyor has written in pencil on the plans annotations relating to the nature of the route being a 'Public Track' and a 'Public Road'. The valuation book does not record an easement or deduction for public right of user and yet the surveyor has recorded in one place that "track 202 is part of Gammons Farm".
- 8.27 On part of CKIN33 west of Heath Copse:



"public track"

8.28 On part of Chute 3 west of New Zealand Farm:



Note Byway Open To all Traffic Chute 35 is shown excluded from hereditaments to its junction with Chute 3 only, south west to Gammons Farm is shown pink as part of Gammons Farm.

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33 Page **36** of **72** 8.29 The maps for the Finance Act Records are incomplete at WSHC and the plan showing Chute 3 east to its junction with Chantry Lane is missing.

9.0 Category C Evidence

- 9.1 Evidence in this category includes local government records (i.e. parish council, rural district council, highway board and county council), that is records whose purpose is connected with the administration of public assets, has legal responsibility for the protection of public rights and assets and is subject to public scrutiny. Includes bodies whose function is the highway authority.
- 9.2 These can be important records as they relate to maintenance liability and can be a clear indication of public acceptance of same.

9.3 Collingbourne Kingston Vestry Minutes 1839 WSHC 666/15

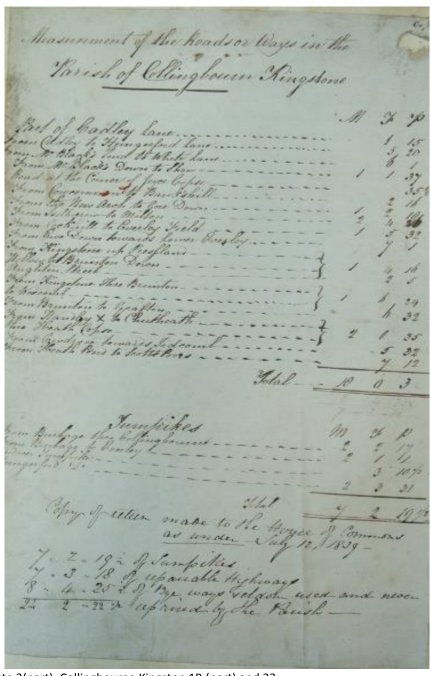
The vestry formed the fundamental unit of decision making for the parish and had a number of legal obligations and responsibilities it had to meet. One of these was to appoint Surveyors of the Highways and to oversee the repair and maintenance of public highways within the parish.

- 9.4 The Statute of Winchester in 1285 made manors responsible for maintaining the Kings Highway and the situation continued for nearly 300 years. During the 16th and 17th centuries the power and influence of the manor courts diminished and the Vestry assumed more power. The Highways Act of 1555 transferred the responsibility for maintaining roads from manors to the parish Vestries and required that each able bodied parishioner was required to give 4 days statute labour per annum to work on the roads, though the Highways Act of 1691 authorised the levying of a Highways Rate. The 1555 Act also established the office of Surveyor of the Highways (also called a waywarden) and made the churchwardens, constable and other parishioners responsible for their selection though from 1662 the selection was made by the majority of parishioners.
- 9.5 The role of the Surveyor of Highways was to organise works to the highways and to see that they were carried out properly. Failure to do so could result in a presentment being made at Quarter Sessions and the Parish being ordered by the court to make repairs or face significant penalties.
- 9.6 An Act of 1815 (55 Geo III c.47) required that a return was made to Parliament showing "Length of the Public Highways used for Wheeled Carriages" and was followed by returns made by order of the House of Lords in 1827 and by order of the House of Commons in 1833 and 1839.

9.7 Pasted inside the Collingbourne Kingston Vestry Minute Book is a schedule headed "Measurement of the Roads or Ways in the parish of Collingbourn Kingston". One of the roads is Collingbourne Kingston 2A (part), 1B (part), and 33. A note at the bottom of the page states:

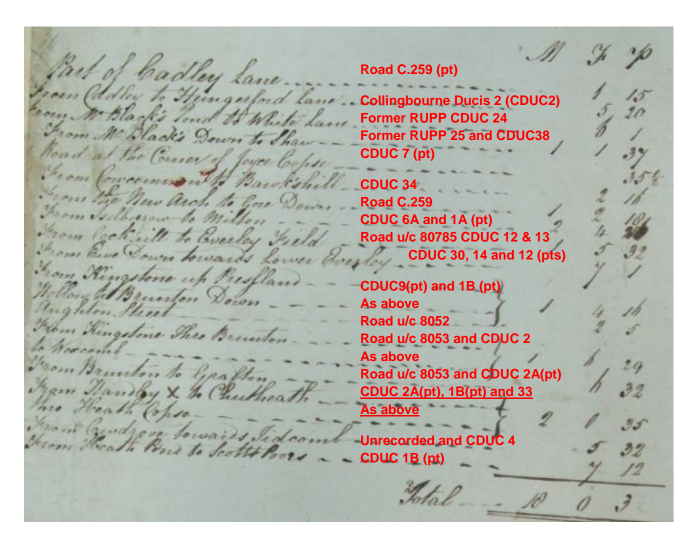
"Copy of return made to the House of Commons as under – July 12, 1839

- 7.. 2..19.5 of Turnpikes
- 7..3..18 of repairable Highways
- 8.. 4.. 25.5 of Bye ways seldom used and never repaired by the Parish 24.. 3.. 22.5"

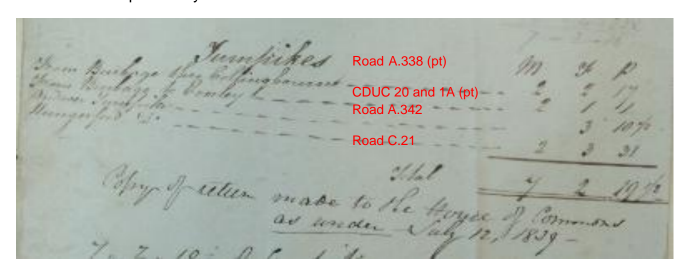


Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

9.8 Routes have been identified as follows:



9.9 The Turnpikes may be identified as follows:



9.10 More clearly these are: Applicant route in the parish is highlighted in yellow

Order in list	Description of Route	Current recording	Length in M F P
1	Part of Cadley lane	Road C.259	0 1 15
2	From Cadley to Hungerford Lane	CDUC 2	0 5 20
3	From Black's Pond to White Lane	Former RUPP CDUC 24	0 6 1
4	From Black's Down to Shaw	Former RUPP 25 and CDUC 38	1 1 37
5	Road at the Corner of Joyce Copse	CDUC 7 (pt)	0 0 35.5
6	From Cowcommon to Bawk's hill	CDUC 34	0 2 16
7	From the New Arch to Gore Down	Road C.259 (Chick's Lane)	1 2 18
8	From Isleborrow to Milton	CDUC 6A and 1A (pt)	2 4 26
9	From Cockhill to Everley Field	Road u/c 8085 CDUC 12 (pt) & 13	1 5 32
10	From Ewe Down towards Lower Everley	CDUC 30, 14 (pt) & 12 (pt)	071
11 & 12	From Kingstone up Presland Hollow to Brunton Down	CDUC 9 (pt) unregistered and 1B(pt)	1 4 16
13	Aughton Street	Road u/c 8052	025
14 & 15	From Kingstone thro Brunton and Wexcomb	Road u/c 8053 (pt) and 2	1 6 29
16	From Brunton to Grafton	Road u/c 8053 (pt) and CDUC 2A (pt)	0 6 32
17 & 18	From Handley Cross Roads to Chute Heath thro Heath Copse	CDUC 2A(pt), 1B (pt) and 33	2 0 35
19	From Cowdrove towards Tidcomb	Unregistered and CDUC 4	0 5 32
20	From Heath Pond to Scotts Poors	CDUC 1B (pt)	0 7 12

Turnpikes

Order in list	Description of Route	Current recording	Length in M F P
1	From Burbage thro Collingbourn	Road A.338 (pt)	2 2 17
2	From Burbage to Everley	CDUC 20 and 1A (pt)	211
3	Andover Turnpike	Road A.342	0 3 10.5
4	Hungerford Turnpike	Road C.21	2 3 32

- 9.11 That part of the applicant route that is now Collingbourne Kingston 1B and 33 is clearly identified as part of the route leading from Handley Cross to Chute Heath through Heath Copse. The list details the division of 1B at Heath Pond where it heads north east to Scotts Poor and describes the applicant route as leading "thro Heath Copse".
- 9.12 It has not been possible to determine whether this route is included in the total for "repairable highways" or "bye ways seldom used and never repaired by the parish", however, it is clear that the route was regarded as a public highway used for wheeled carriages in 1839.

9.13 Parish Council Claims – National Parks and Access to the Countryside Act 1949

- 9.14 The National Parks and Access to the Countryside Act 1949 required Wiltshire County Council to produce a definitive map and statement of public rights of way. As a part of this process Parish Councils had to submit details of all the ways in their parish that they considered to be public rights of way that should be included in the map and statement.
- 9.15 Although parish councils were directed to guidance on the matter and all parish councils did submit a claim in Wiltshire, there is significant variation in the extent and detail of the submissions between parishes.

9.16 Chute Parish

9.17 The parish claimed a route numbered '3' as shown on the underlying Ordnance Survey Map (1:10560 Edition of 1926) leading from the parish boundary with Collingbourne Kingston east past Tanners Copse and New Zealand Farm, across Chantry Lane extending past Limmer Pond to its junction with Chute Causeway.

- This is the route of Chute path 3 today, other than the section diverted in 2012 at New Zealand Farm.
- 9.18 The Parish Council described the route as leading "from Limmer Pond to Chantry Lane overgrown by scrub etc. Cart Track from Chantry Lane to Tanners Copse. Cart track in bad repair". The nature of the surface was described as "Grass and overgrown to Limmer Pond otherwise from Chantry Lane to Tanners Copse deeply rutted cart track." No stiles, gates, footbridges, stepping stones or direction posts were recorded and the way was described as being open and fenced and 6 feet wide.
- 9.19 The route was added to the definitive map as a Road Used as a Public Path and to the statement as a Carriage Road Bridleway.

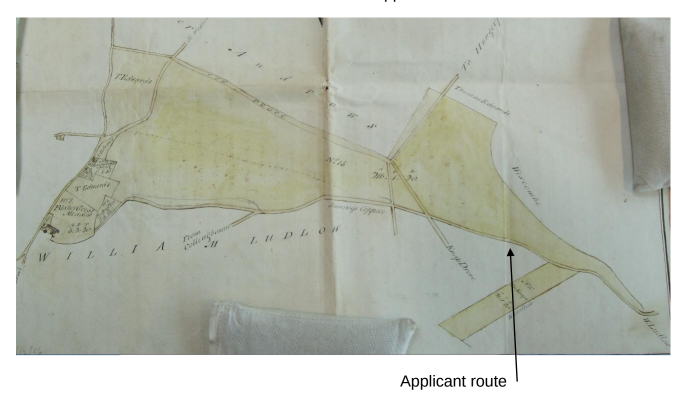
9.20 Collingbourne Kingston Parish Council

- 9.21 The parish Council claimed a long route leading from the Easton Boundary to Scots Poor "Easton Boundary to Inham Down to Cross Roads just S of Aughton crossing railway running due E to Brunton across Road to Rookery to Pt 694 to Hungerford Road to Scots Poor". Other than the surface being described as "Good" and that the way was "fenced" no other details were given. No status was indicated.
- 9.22 The County Surveyor divided the route into three parts (1A, 1B and 1C) and added it to the record as a Carriage Road Bridleway, Footpath and Bridlepath respectively. The continuation to the Chute Boundary as path 33 was added at the provisional map consultation stage.

10 CATEGORY D EVIDENCE

- 10.1 Evidence in this category includes other maps, plans or documents which show highways additional to or as a part of their purpose but which were not produced as a result of legislation or subject to consultation. Examples are parish maps, estate plans, conveyances or sales particulars.
- 10.2 Collingbourne Kingston Lease and Deed 1803 (9/12/96 WSHC) Earl of Cardigan's Archive.
- 10.3 This record is a lease and deed for land in Collingbourne Kingston. The bundle contains two large plans drawn to a scale of 7 chains to one inch. The two maps appear to be the same but one has a scale bar. The lease is for one year of lands (coloured yellow on the plan) and is dated 4th January 1803. The other document relates to a release in fee and assignment of the residue for a period of 1000 years and is dated 5th January 1803.

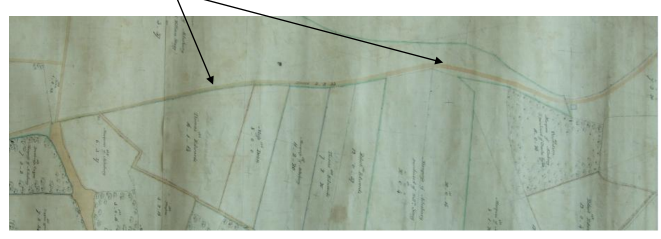
- 10.4 Both documents relate to Mr William Ludlow entering into an arrangement with Mr William Stagg. William Ludlow was allotted a considerable amount of land in the parish under the inclosure agreement of 1799.
- 10.5 The map shows the road "From Collingbourne" leading east across the road "To Hungerford" and eastwards to lands owned by Wm Ludlow not affected by the lease and deed. The map only covers the area affected by the lease and deed but shows a clear east west route on the course of the applicant route.

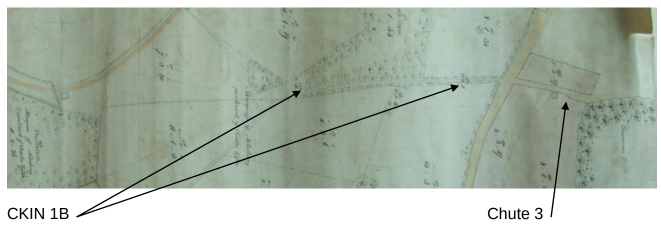


10.6 Map of Collingbourne Brunton, Gammons Farm and Blagdon 1825 (3354 WSHC) Earl of Cardigan's Archive

- 10.7 The map has no scale but appears to be drawn at 6 chains to one inch, there is no indication of the surveyor or the purpose beyond it being a post inclosure map showing parcels of land, their size and their ownership or tenancy details.
- 10.8 Collingbourne Kingston 1B is shown as a road fenced on the south side and coloured sienna. Inscribed "Drove 3-2-23". The eastern half is shown unfenced through Heath Copse with a short section of the eastern end near the parish boundary coloured sienna. Approximately 250 yards of Chute 3 is shown as a wide mainly fenced road. No gates are shown.

10.9 Application route CKIN1B





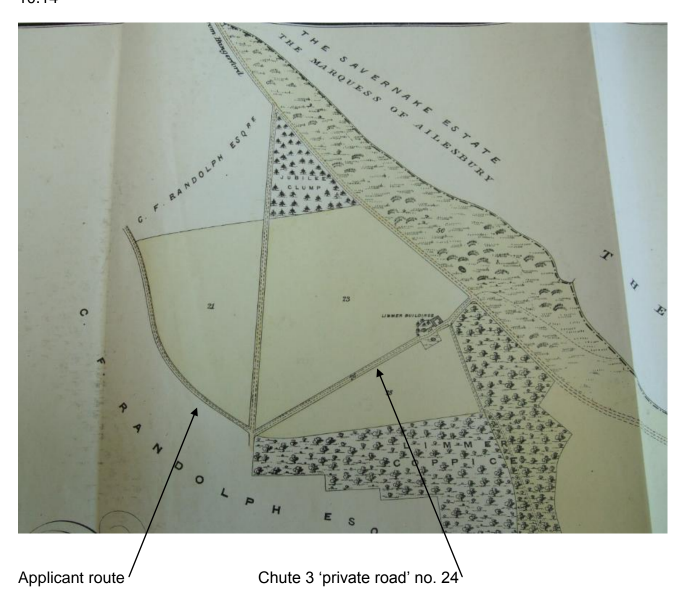
10.10 Sales Particulars: Plan of Conholt Park Estate 1897 (130/78 1 of 2 WSHC)

- 10.11 The Conholt Park Estate situated in Chute, Tangley and Chute Forest was offered for sale in 1897. The file contains sales particulars and plans. The relevant plan for Chute 3 was drawn by F Ellen and Sons FSI, Land Agents, Surveyors and Auctioneers of Andover. The scale is 6 chains to one inch.
- 10.12 A length of 27 chains of Chute 3 at its south east end is shown as a fenced road coloured sienna and excluded from the sale. By way of comparison, the north east section of Chute 3 (north of Chantry Lane to Limmer Pond)(an awarded private road) is numbered and included in the sale.
- 10.13 Chute 3 west of Chantry Lane appears as part of the local road network and is unnumbered. Chute 3 east of Chantry Lane is numbered 24 "Road and Waste".

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

		SCHEI	DUL	E	OF	TH	E LA	NDS	5.		Area.	
No. on Plan	n.	Description.					State.			A.	R.	P.
21		Chute Heath	***		***	***	Arable			18	1	-
23		Ditto					Ditto			30	1	10
23A		Limmer Homestead						***		0	0	22
24		Road and Waste								2	3	24
25		Eight Acre Piece					Arable			11	3	14
49		Limmer Coneyburrow		3			Wood			15	1	26
10	100	Cl + II	1.1				Down			49	0	13

10.14



11 Category E Evidence

11.1 Evidence in this category includes commercial maps and Ordnance Survey maps, plans and documents. It is usual for there to be a significant quantity of evidence in this category and it is important to bear in mind the originality and purpose of the documents. The value of this group of evidence lies in the continuity of records over a long period of time and any differing origin. It must be borne in mind that this

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

- group of documents would have had the largest public circulation outside of the parish.
- 11.2 Not all commercial maps are derived from the same surveys and although there is some duplication of Ordnance Survey derived material, a number of surveyors of early maps produced independent surveys. Hence it is useful to compare the county maps produced by Andrews and Dury, John Cary, C & I Greenwood and the Ordnance Survey.
- 11.3 It must also be considered that even when surveys produced by the OS were used by other map makers there was considerable scope for revision and updating specific to the individual purpose. For example, maps produced by Bartholomew's were continually revised and early versions were verified by the Cyclists Touring Club and Popular Series maps produced by the Ordnance Survey were revised with reference to highway surveyors.
- 11.4 Andrews' and Dury's Map of Wiltshire 1773 The map is drawn at the scale of 2 inches to one mile. It does not have a key but Andrews' and Dury's map of Hertfordshire does and the symbology appears to be the same. The applicant route is shown as a Minor Road, unfenced for much of its length. The western junction with the Hungerford Road and the eastern junction with Chantry ("Chancery") Lane are clearly shown and the route continues west to Collingbourne Kingston. The 1798 Inclosure Agreement referred to it as being on its "usual course" and this agrees with this representation.



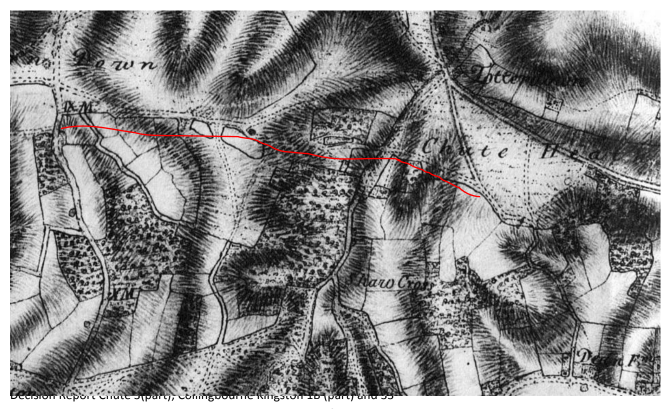
11.5 J Cary's New Map of Wiltshire 1801 (3.2 WSHC).

11.6 The map is entitled "A New Map of Wiltshire Divided into Hundreds Exhibiting its Roads, Rivers, Parks and c by John Cary Engineer 1801". The applicant route is represented as a "Cross Road". Scale of map c.5 inches to one mile.



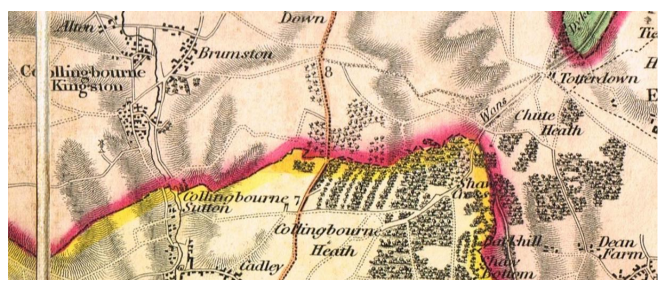
11.7 Ordnance Survey Surveyor's Drawing 1808-9

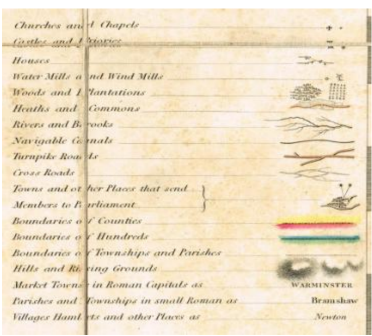
11.8 In preparation for the production of a map covering the whole of England at the scale of 1 inch to 1 mile the OS surveyed the country at a scale of 2 inches to 1 mile. The surveyors drawing for the applicant route shows it clearly defined as a minor road. The red line has been drawn by case officer to indicate route from Hungerford Road to Chantry Lane.



Page **48** of **72**

- 11.9 **Andrews' and Dury's Map of Wiltshire 1810** This map is revised and corrected and shows the application route as a "Cross Road". Scale 2 inches to one mile.
- 11.10 **Ordnance Survey 1 Inch to 1 mile Map 1817 Sheet 14.** This map is produced from the 2 inch to 1 mile surveyor's drawing of 1808-9 and shows the applicant route as a "Minor Road".
- 11.11 **C and I Greenwoods Map of Wiltshire 1820** This map shows the route as a "Cross Road". Scale 1 inch to 1 mile.





11.12 **Greenwood's Reduced Map of Wiltshire Corrected to 1829 (3.3. WSHC)** No changes to the applicant route have been made and it is shown as a "Cross Road". Scale 2.5 inches to 1 mile.

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

- 11.13 **Murray's Map of Wiltshire 1830 (1.19 WSHC)** The applicant route is shown as "Bye Road". Small scale map.
- 11.14 **Crutchley's Map of Wiltshire 1855 (2.9 WSHC)** The applicant route is shown as a minor road. Small scale map.
- 11.15 **Weller's Map of Wiltshire 1862 (1.29 ESHC)** The applicant route is shown as a "Road". Small scale map.
- 11.16 Ordnance Survey 1:2500 County Series mapping 1878 to 1923

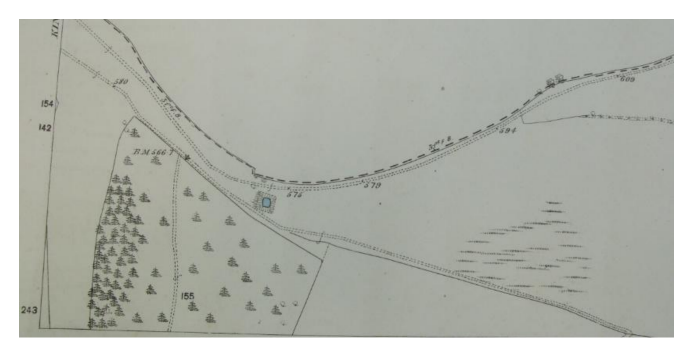
The 1:2500 scale was introduced in 1853-4 and by 1896 it covered the whole of what were considered the cultivated parts of Britain. Sheets 42.12, 43.9 and 43.13 cover the applicant route. J B Harley, historian of the Ordnance Survey, records that "the maps delineate the landscape with great detail and accuracy. In fact practically all the significant man made features to be found on the ground are depicted. Many phenomena make their debut on the printed map and as a topographical record the series transcends all previous maps. Every road...., field...., stream and building are shown; non-agricultural land is distinguished...quarries, sand, gravel and clay pits are depicted separately; all administrative boundaries..are shown;....hundreds of minor place names...appear on the map for the first time. Where appropriate, all topographical features are shown to scale. The series is thus a standard topographical authority".

- 11.17 Richard Oliver in his book "Ordnance Survey Maps a complete guide for historians" recognises that surveying errors (and paper distortion during printing) cannot be ruled out, particularly where detail is sparse, but in practice such errors are likely to be very hard to demonstrate, because of a general paucity of suitable sources rivalling or bettering the OS in planimetric accuracy and completeness of depiction."
- 11.18 Ordnance Survey maps from 1888, although presenting an accurate representation of the landscape and its features do carry a disclaimer to the effect that the representation of any road or track is no evidence of a public right of way.
- 11.19 It was the practice of the OS to allocate parcel numbers to distinct pieces of land and measure them. These are numbered and recorded on the map as acreages. Where applicable parcels were 'braced' with adjoining parcels for example a pond in a field may be braced with the adjoining land or a track across a field may be braced in with the surrounding land and measured with that. However, some features "are always separately numbered and measured irrespective of their size. They include railways in rural areas (in built up areas they may form part of 'Town area'), all public roads, whether fenced or unfenced and foreshore and tidal water...." (From Ordnance Survey Maps a descriptive manual by J B Harley published by the Ordnance Survey 1975). For the earlier (to1879) First Edition maps the OS

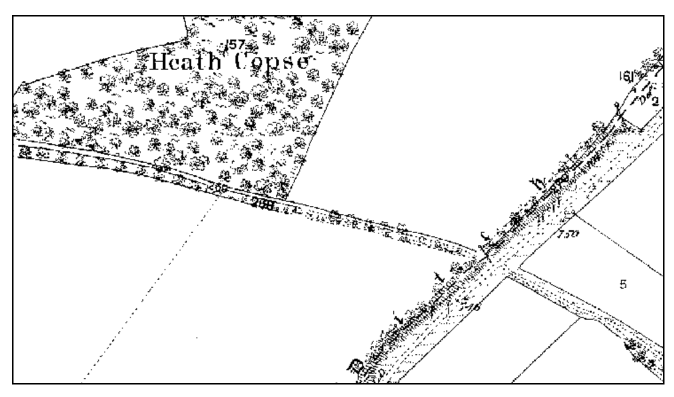
produced a Book of Reference (or Acreage Book) in which parcel numbers were listed against acreages and land use. The book was not produced for the Second Edition maps (1900/1901) and for these (and subsequent editions) the parcel number and acreage was printed on the sheet. Land use information was dropped. Unfortunately the First Edition maps in this area do not have land use information as they were printed relatively late in the series.

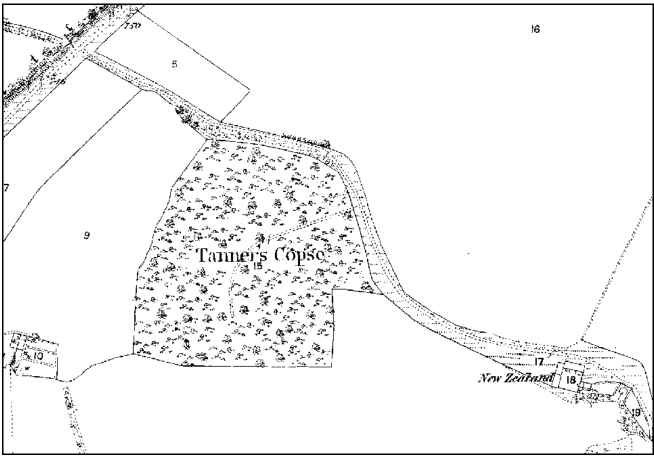
11.20 First editions

11.21 Only the first edition for sheet 43.9 is available at WSHC. This was printed in 1880 and surveyed in 1878 and 1879. A length of Collingbourne Kingston 1B is shown as a partly fenced road and an unfenced road with a Bench Mark and Spot Height marked. Part of Collingbourne Kingston 33 is shown as a road fenced on the south side. Not marked F.P. or B.R.



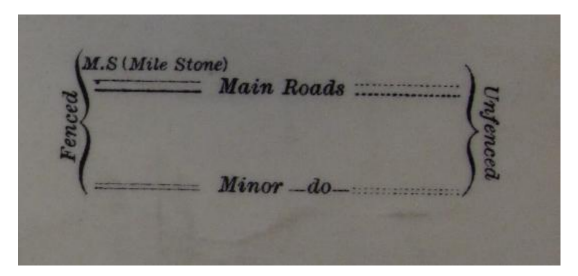
11.22 The First Edition sheets supplied by the Ordnance Survey through their historic mapping facility have been viewed for the other sheets. Collingbourne Kingston 33 past Heath Copse is shown as a separately numbered and measured parcel no 269 and the extent of Chute 3 leading from Byway 35 at the parish boundary east past Tanners Copse and New Zealand Farm to Chantry Lane is separately numbered and measured as parcel number 17.

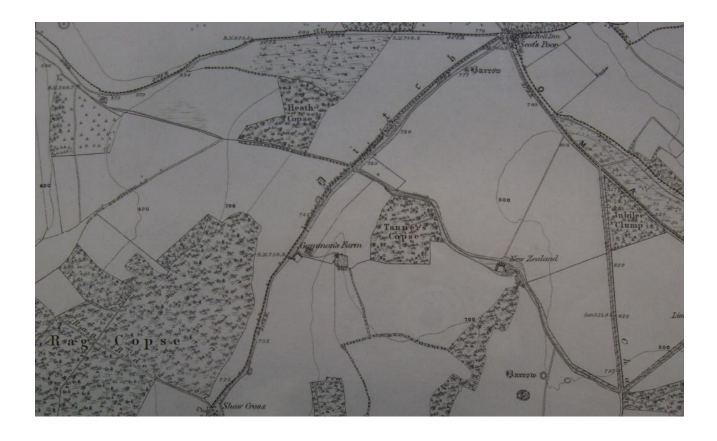


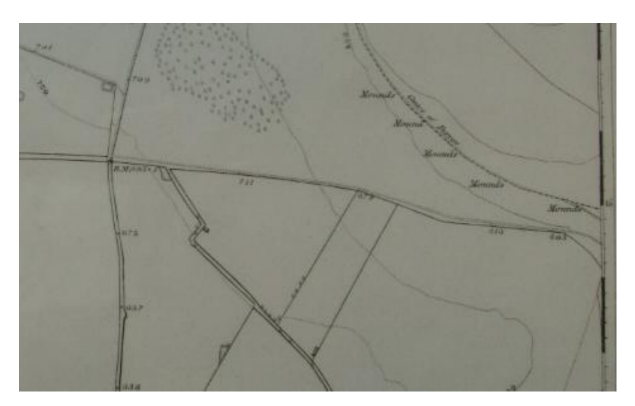


Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33 Page **52** of **72**

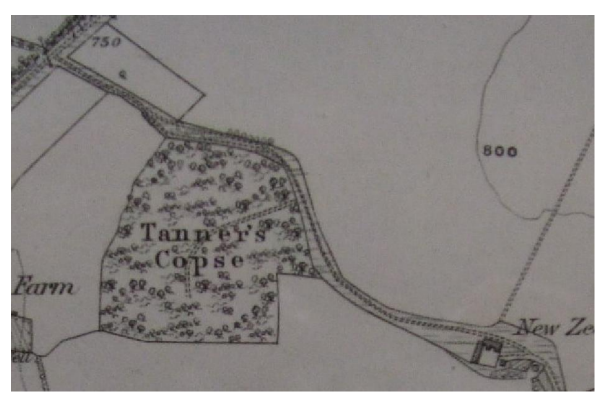
11.23 **Ordnance Survey 1:10560 maps Sheet 42 and Sheet 43** These maps were surveyed in 1879/1886 and 1878/1879 and are derived from the 1:2500 survey. They have a key and the application route is shown as a "Minor Road".





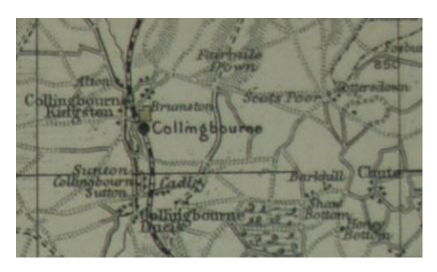


11.24 An extract from Sheet 43 for Chute 3 is shown below confirming that the route was fenced in 1878/1879 (the date of the survey). The map shows an unfenced track leading between fences.



11.25 **Bacon's Map of Wiltshire 1895** This map shows the applicant route as a "Cross Road". The map has a key and is at a scale of c.4 inches to one mile.

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33



11.26 Ordnance Survey 1" to 1 mile Map Revised New series Sheet 283 1896 (4.43 WSHC) This map shows the applicant route as an "Unmetalled Road".

11.27 Gall and Inglis Half Inch Map (2 miles to 1 inch) Map for cyclists, Tourists etc 1898. The applicant route is shown in the same manner as other minor local roads.

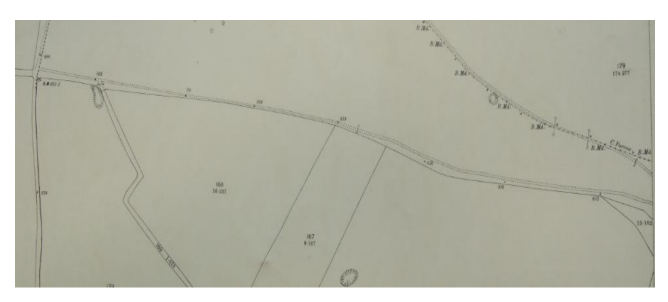


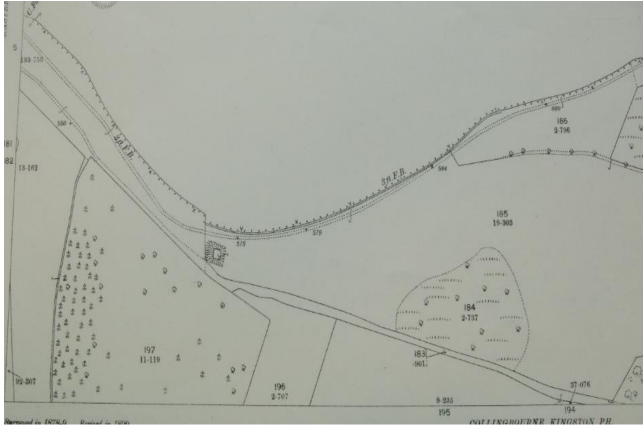
11.28 **Bartholomew's Half Inch (2 miles to 1 inch) Survey Atlas Plate 64 1904** The applicant route is shown as an "Other Driving Road" on a map endorsed by the Cycling Touring Club.

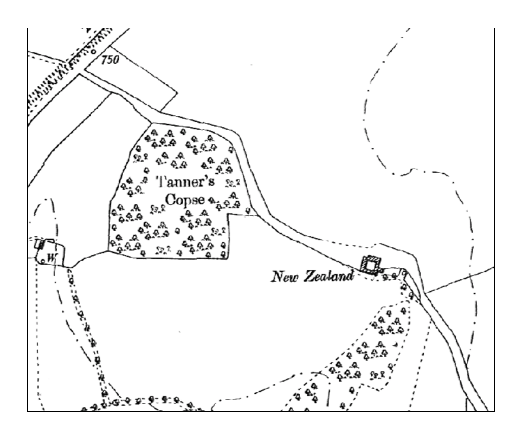


RailwaysSTA.	Other Driving Roads	Canals —
Main Driving Roads	Footpaths & Bridlepaths	County Boundaries

- 11.29 It is noted that a different symbol is used to show footpaths and bridleways on this map.
- 11.30 **Bacon's Half Inc Cycling and Motoring Map c.1906** The applicant route is shown as a minor road.
- 11.31 **Ordnance Survey 1" to 1 mile Map 3rd edition Sheet 113 1908** The applicant route is shown as an "Unmetalled Road".
- 11.32 Ordnance Survey 1:2500 County Series Maps Second Editions Sheets 42/12, 43.9 and 43.13 all revised 1899 The course of Collingbourne Kingston 1B follows a fence line on one sheet and is shown as a mainly fenced road on the adjoining one. A series of Spot Heights is marked along the road. It is not marked 'F.P' or 'B.R' and no gates are shown across the road. Collingbourne Kingston 33 is shown as a partly fenced road most of which is separately measured and numbered. One gate is shown and it is not marked 'F.P.' or 'B.R'. Chute 3 is shown as a fenced road separately numbered and measured with no gates and not marked 'F.P' or 'B.R'.







11.33 A large number of maps show the route in a number of ways in the period 1902 to 1919.

Bartholomew's Map Sheet 29 Half Inch Map 1902

Bacon's Map of Wiltshire for Cyclists and Tourists Editions of 1910 and 1917 (Minor Roads) Half inch maps

Bartholomew's Quarter Inch Map for Wiltshire 1911 ("Other Road")

Bartholomew's Half Inch Maps for Tourists & Cyclists Sheet 29 Editions 1911 to 1929 (uncoloured roads)

Milestone Motor Map c.1916 (Other Metalled Road)

11.34 In 1919 the Ordnance Survey produced a new type of map – the Popular Series.

11.35 Ordnance Survey Popular Edition 1919 One inch to one mile

The Popular Edition maps represented a departure in purpose by the Ordnance Survey. The 1" Popular series maps were a new series aimed at travellers on the roads and were undoubtedly aimed at motorists. They were the subject of frequent revision and the scheme took evidence from both the Royal Automobile Club and the Road Board. In practice the maps also went before the Rural District Council Surveyor. .

Yolande Hodson, in her book "Popular Maps" (ISBN 1-870598-15-6) states:

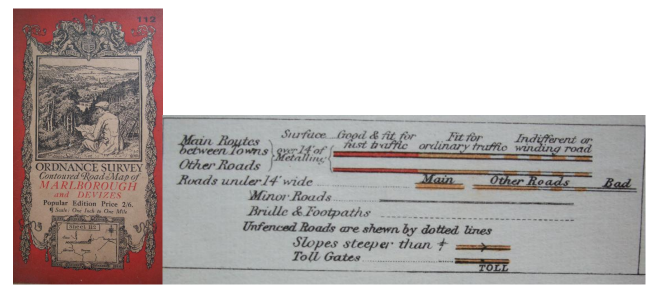
Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

Page **58** of **72**

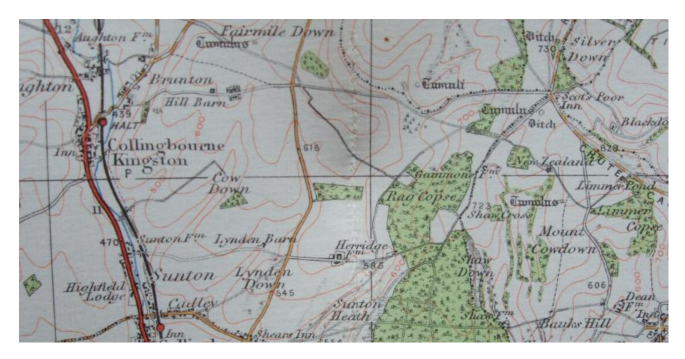
"Large-scale plans were not regarded as road maps; their primary function was to depict physical features and administrative features as accurately as the scale would allow. In contrast, the smaller scale showed a range of road classification, first by line-work, and then by line and colour. These conventions allowed the user to make an intelligent deduction of the suitability of routes for different purposes that would have been impossible at the larger scale. In this respect, the one-inch maps are an invaluable aid to the interpretation of roads on the large scale plans"

"Another demonstration of the map history rule is that the Popular Edition, rather than the 1:2500 plans, was, unquestionably, the largest scale at which road development was most faithfully portrayed, although its road classification system was unnecessarily complex as a result of inheriting principles which had been established in the days of more leisurely traffic; but most sheets had been "road-revised" at least twice at about a seven or eight year period."

11.36 **Sheet 112 Ordnance Survey Popular Edition 1" to 1 mile 1919** The map shows the applicant route as a "Minor Road".



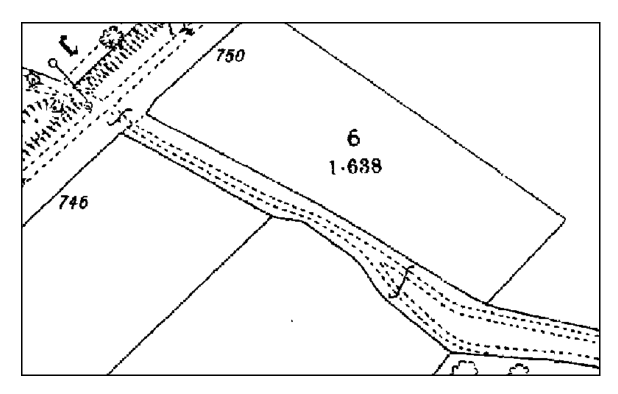
The extract is shown overleaf.



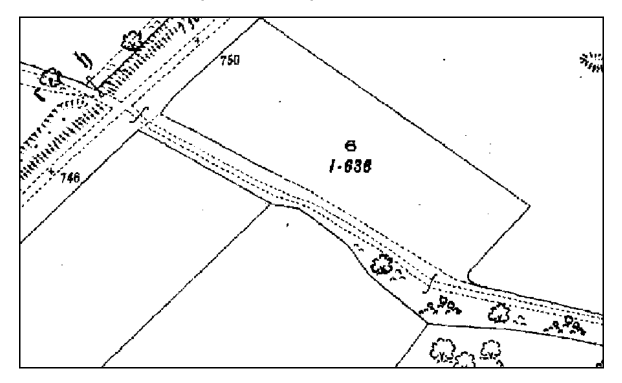
11.37 Commercial maps from the period 1919 to 1949 continue to show the applicant route as a through route and as a road.

Bartholomew's Quarter Road Map Sheet 11 1919 ("Other Road")
Walters' Guide to Wiltshire, Map 2 1920 (Minor road)
Ordnance Survey Half Inch Road Map Sheet 33 1926 ("Other Road")
Geographia Half inch Road Map of Wiltshire c.1930 ("Other Road")
Bartholomew's Revised Half inch Map Sheet 8 1940 ("Other Road")
Bartholomew's Revised Half Inch Map Sheet 8 Editions 1942 to 1949 ("Other Road & Track").

- 11.38 Ordnance Survey 1:2500 County Series Maps 3rd Editions (Revised 1923) Sheets 42.12, 43.9 and 43.13
- 11.39 The roads are shown substantially the same as on the 2nd Edition sheets though some fencing has been removed on Collingbourne Kingston 1B and 33 and some gates have appeared along the route (2 on path 1B, 1 on path 33 and 1 on Chute path 3). It is notable that inbetween the 1899 revision and the 1923 revision some fencing had been removed on the north side of Chute 3. See comparison that follows:



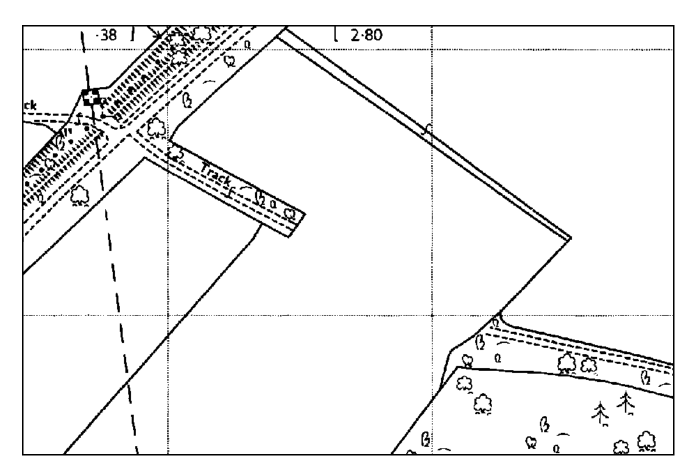
Above: Second Edition (1899 Revision)



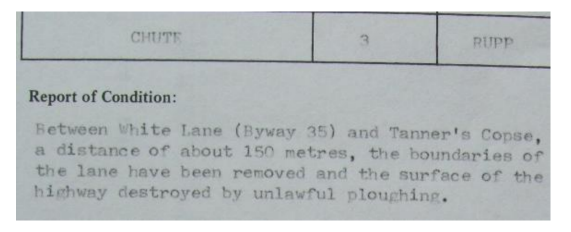
Above: Edition of 1924 (1923 Revision)

11.40 The Ordnance Survey utilised base mapping from 1936 to produce a series of maps using the National Grid. These are known as the National Grid Series maps and an edition printed between the years 1952 and 1992 has been viewed. This shows the removal of fencing on the south side at some time after 1923.

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33



11.45 In October 1985 Wiltshire County Council received a complaint about the removal of the boundaries to the land and the ploughing of the route.



11.46 Aerial photographs dated 2001 support that by this time no boundaries remained on this part of the route.



11.47 It is of passing note that the owner of land at the Chantry from the late 1930s onwards was a prominent agriculturalist noted for his work improving the productivity of land at Chute. Friend Sykes was the author of the book Humus and the Farmer and against this background of local land improvement it is not surprising that land use in this area was maximised by changes in fences, field sizes and land use.

12 CATEGORY F EVIDENCE

- 12.1 This evidence category includes local repute or any consultation responses that are not covered elsewhere.
- 12.2 There was a change in the law in 2006 relating to the use of mechanically propelled vehicles (MPVs) on routes that were not already recorded in the definitive map and statement as byways open to all traffic and this will be addressed later in this report as part of the Council's decision but it is noteworthy that no evidence to support the continuation of any public mechanically propelled vehicular rights post 2006 has been adduced by any party (including vehicular user groups).
- 12.3 The Council received one response to its consultation (from the agent acting for one of the affected landowners) and this did not adduce any evidence to support the retention of any public MPV right that may have existed and did not adduce any evidence of a historical nature either.

13.0 Decision

- 13.1 The law requires that any evidence of higher rights or greater width must be shown 'on the balance of probabilities'. This means that it is more likely than not that something is shown.
- 13.2 The earliest document viewed, Andrews and Dury's Map of Wiltshire dated 1773, shows a route linking Collingbourne Kingston with Chute on a line consistent with that of CKIN 1B (pt), 33 and Chute 3(pt). The Collingbourne Kingston Inclosure Award dated 1799 awards a public carriage road 20 feet wide on "its usual course" being a public carriage road leading from Collingbourn towards Chute. The map is consistent. The plans deposited with parliament in 1871 for the South Midland Railway confirm that the CKIN1B was a "Public Road".
- 13.3 Other documentation supports the existence of a through road throughout the 19th and 20th centuries. Land in this area was ploughed at an early date (it was downland in 1798 but by 1844 it was arable) and changes in field boundaries and land use have altered the representation on maps and on the ground. However, the evidence of the enclosure award, railway plan and parliamentary submission by the vestry in 1839 show that the way was a public road and case law supports that unless there is an obvious destination of public resort, a route is likely to be a through route linking public highways regardless of small 'missing' sections in some instances.
- 13.4 Turning to the evidence for Chute 3 continuing east to Chantry Lane, again early maps support the existence of an ancient highway and the Inclosure Award of 1820 makes it clear that a Public Carriage Road 40 feet wide was awarded being the 'Highway from Collingbourne Kingston to Chute'. The description is clear and the tithe map of 1841 supports and is consistent with evidence for a route on this course both before and after inclosure.
- 13.5 Detailed Ordnance Survey mapping of the late 19th century shows that Chute 3 was fenced on both sides but from 1899 onwards a series of changes to fences and land use of the adjoining land has led to the disappearance of the route as a physical feature in some places. However, considerable evidence of this being an ancient highway exists and the fundamental common law ruling of 'once a highway, always a highway' applies.
- 13.6 Given the above, it is considered that on the balance of probabilities the route as a whole (and being part of the highway from Collingbourne Kingston to Chute) carried public vehicular rights prior to the enactment of s.67 NERCA 2006; that is the 2nd May 2006.

13.7 It is therefore appropriate to consider whether the right for the public to drive a mechanically propelled vehicle (MPV) over the route was extinguished by s.67 of the NERCA 2006 or whether it was preserved.

14.0 Natural Environment and Rural Communities Act 2006

- 14.1 On the 2nd May 2006 **the NERC Act 2006** commenced and section 67(1) of this Act had the effect of extinguishing the right to drive any mechanically propelled vehicle on any route that, immediately before commencement:
 - (a) was not shown in a definitive map and statement, or
 - (b) was shown in a definitive map and statement only as a footpath, bridleway or restricted byway.

But this is subject to subsections (2) to (8)

Subsections 2 to 8 are parts of the Act that detail exemptions to the extinguishment of vehicular rights.

- (2) Subsection (1) does not apply to an existing public right of way if -
- (a) it is over a way whose main lawful use by the public during the period of 5 years ending with commencement was use for mechanically propelled vehicles
- (b) immediately before commencement it was not shown in a definitive map and statement but was shown in a list required to be kept under section 36(6) of the Highways Act 1980 (c.66)(List of highways maintainable at public expense),
- (c) it was created (by an enactment or instrument or otherwise) on terms that expressly provide for it to be a right of way for mechanically propelled vehicles
- (d) it was created by the construction, in exercise of powers conferred by virtue of any enactment, of a road intended to be used by such vehicles, or
- (e) it was created by virtue of use by such vehicles during a period ending before 1st December 1930.
- (3) Subsection (1) does not apply to an existing public right of way if –
- (a) before the relevant date, an application was made under section 53(5) of the Wildlife and Countryside Act 1981 (c.69) for an order making modifications to the definitive map and statement so as to show the way as a byway open to all traffic,
- (b) before commencement the surveying authority has made a determination under paragraph 3 of Schedule 14 tot eh 1981 Act in respect of such an application, or

- (c) before commencement a person with an interest in land has made such an application immediately before commencement, use of the way for mechanically propelled vehicles
 - (i)was reasonably necessary to enable that person to obtain access to the land or
 - (ii) would have been reasonably necessary to enable that person to obtain access to a part of that land if he had an interest in that part only.
- (2) The relevant date in England means January 2005
- (3) refers to private rights
- (4) For the purposes of subsection (3) an application under section 53(5) of the 1981

 Act is made when it is made in accordance with paragraph 1 of Schedule 14 to that

 Act
- 14.2 It is appropriate to consider each exemption in turn:
 - (2)(a) it is over a way whose main lawful use by the public during the period of 5 years ending with commencement was use for mechanically propelled vehicles.

No evidence of use by the public in MPV has been submitted for the period 2001 – 2006.

The claimed route does not meet the requirements of Sec(2)(a) NERC Act 2006.

(2)(b) immediately before commencement it was not shown in a definitive map and statement but was shown in a list required to be kept under section 36(6) of the Highways Act 1980 (c.66)(list of highways maintainable at public expense).

The claimed route is shown in the definitive map and statement and is not shown in a list required to kept under section 36(6) of the Highways Act 1980 (the Highway Record)

Public vehicular rights are not preserved by this section.

(2)(c) it was created (by an enactment or instrument or otherwise) on terms that expressly provide for it to be a right of way for mechanically propelled vehicles.

It is known that this road was a road by 1773, a time before mechanically propelled vehicles existed.

I conclude that the requirements of Section (2)(c) NERC Act 2006 are not met.

(2)(d) it was created by the construction, in exercise of powers conferred by virtue of any enactment, of a road intended to be used by such vehicles.

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

Public MPV rights have not been preserved by this section.

(2)(e) it was created by virtue of use by such vehicles during a period ending before 1930

The mechanically propelled vehicle did not exist as a distinct class of highway user before the 2nd May 2006, hence it is very difficult to consider this section. It is likely that as mechanically propelled vehicles became more common (in the mid 1800s) people started using them on roads that would support their use. The claimed route does not appear to have ever been surfaced in a manner that would support MPV use although it is noted that the worn route of parts of CKIN1B are characteristic of use by wheeled vehicles over a considerable length of time. See image below:



Additionally the Parish council reported that in 1950 Chute 3 was a 'deeply rutted cart track' at Tanners Copse.

Since the distinct category didn't exist and since prior to 2006 the right to drive a horse drawn carriage was the same as the right to drive a motorised one it is not considered that the right was created by any actual MPV use, any such use was merely use continuing.

Public MPV rights are not preserved by this section

(3)(a) (3) Subsection (1) does not apply to an existing public right of way over a way if –

(a) before the relevant date, an application was made under section 53(5) of the Wildlife and Countryside Act 1981 (c.69) for an order making modifications to the definitive map and statement so as to show the way as a byway open to all traffic.

Decision Report Chute 3(part), Collingbourne Kingston 1B (part) and 33

An application was made before the relevant date (20 January 2005). However, the application was not strictly compliant with Schedule 14 to the 1981 Act. The evidence adduced was in the form of a list of documents and short extracts from the inclosure awards and did not include copies of the evidence.

Following recent case law popularly known as 'The Winchester Case' ([2008] EWCA Civ 431) the Lord J Ward, Dyson and Thomas found that if the outcome of an application turned on the application of Section 67(3) of the Natural Environment and Rural Communities Act 2006 (NERC Act 2006) then strict compliance with Schedule 14 would be required in respect of the presentation of "copies of any documentary evidence ...which the applicant wishes to adduce in support of the application". This is required in Section 67(6) for Section 67(3) to apply.

However Dyson J, in paragraph 55 of his decision went on to say:

"I wish to emphasise that I am not saying that, in a case which does not turn on the application of section 67(6) it is not open to authorities in any particular case to decide to waive a failure to comply with paragraph 1(b) of Schedule 14 and proceed to make a determination under paragraph3; or to treat a non-compliant application as the "trigger" for a decision under section 53(2) to make such modifications to the DMS as appear requisite in consequence of any of the events specified in subsection (3)"

Advice received from the Department for Environment, Food and Rural Affairs (DEFRA) on 2nd June 2008 confirms that surveying authorities retain the power to waive strict compliance where the case does not turn on the application of Section 67(3)(a) or (b) NERC Act 2006.

- 14.3 It is concluded that the public's right to drive a motor vehicle over the route was extinguished on the 2nd May 2006. However, as the route was a public vehicular highway prior to this date, section 67(5) of the NERC Act 2006 applies with respect to private access rights to property:
 - (5) Where immediately before commencement, the exercise of an existing public right of way to which subsection (1) applies –
 - (a) was reasonably necessary to enable a person with an interest in land to obtain access to the land, or
 - (b) would have been reasonably necessary to enable that person to obtain access to a part of that land if he had an interest in that part only, the right becomes a private right of way for mechanically propelled vehicles for the benefit of the land or (as the case may be) the part of the land.

This is in addition to any granted easements or consents that the Council is unaware of.

15.0 Environmental Impact of the Recommendation

15.1 Section 53 of the Wildlife and Countryside Act 1981 does not provide for consideration of issues relating to the environment.

16.0 Equality Impact

- 16.1 The character of the route will not alter with the making of an order to record the way as restricted byway. The legal right to pass and repass over the entire width will be protected which will ensure that obstructions and encroachments may be removed by Order of the Council. This could lead to greater accessibility.
- 16.2 A restricted byway may be used by a horse and cart. Many people who cannot ride a horse for reasons of a disability drive horses and the recording of this long route as a restricted byway will increase the available network for them. This will lead to greater accessibility. Parts of the route are currently recorded as a footpath, the recording of the route as a restricted byway will make the route available to horse riders and cyclists also.
- 16.3 The recording of the full width as a restricted byway is in line with the Council's duty under The Equality Act 2010. This is however not a material consideration contained within the Wildlife and Countryside Act 1981.

17.0 Legal Implications

- 17.1 The making of a definitive map modification order to correctly record the applicant route is in line with the Council's duty contained within s.53(2) of the 1981 Act to keep the definitive map under continual review. It is not likely that the Council would be challenged if acting in pursuit of this duty. Additionally this application has been unresolved for so long (36 years) that the Council is at greater risk of legal action if it does not resolve the matter than if it does.
- 17.2 If the Council fails to make an Order is may be subject to judicial review. This could have significant cost implications (c. £50000).

- 17.3 If the Council makes an Order which receives objections it may be liable to pay subsequent costs if it acts in an unreasonable manner at public inquiry. Costs awards of this nature are rare and may be in the region of c.£10,000.
- 17.4 Any final decision made on an order that has been objected to is made by the Secretary of State (SoS) and not Wiltshire Council. Hence any challenge to that decision is against the SoS and not the Council.

18.0 Risk Assessment

- 18.1 Section 53 of the Wildlife and Countryside Act 1981 (WCA 81) does not provide for consideration of issues relating to health and safety
- 18.2 The Council is the surveying authority for the County of Wiltshire (excluding the Borough of Swindon) and has a duty to keep the definitive map and statement under continual review (s.53(2)(b) WCA 81). There is therefore no risk associated with the Council pursuing this duty correctly.
- 18.3 If the Council fails to pursue this duty in this case it is liable to complaints being submitted through the Council's internal procedure leading to the Ombudsman. Ultimately a request for judicial review could be made.
- 18.4 The application for an order to record a byway open to all traffic is to be refused as a result of this decision and the applicant will be informed that his application has been refused but that the Council will proceed to make an order to record a restricted byway in line with its duty under s.53(2) of the 1981 Act.
- 18.5 The applicant may appeal this decision with the Secretary of State under sch. 14 to the 1981 Act which could lead to Wiltshire Council being directed to make an order. Officers consider that this is highly unlikely on the grounds that no evidence supporting the retention of public MPV rights has been discovered and that the definitive map and statement is being updated in line with the Council's duty by the making of a modification order to record a restricted byway.

19.0 Financial Implications

- 19.1 The determination of Definitive Map Modification Orders and the continual review of the definitive map are statutory processes for which financial provision has been made.
- 19.2 If an order is made and advertised and no objections are forthcoming the Council will not incur any further costs beyond advertising the confirmation of the order. If the order attracts objections that are not withdrawn it must be forwarded to the Secretary of State for determination. It may be determined by written representations (no additional cost to the Council), a local hearing (additional costs to the Council in the region of £300) or a public inquiry (additional costs to the Council in the region of £5000). There is no indication that any objections will be received.
- 19.3 If the route is upgraded to restricted byway the highway authority is not placed under a specific duty to produce a suitable surface for use on horseback or for non-mechanically propelled vehicles. However, the authority is placed under a duty to ensure that the route is safe for use by the general public traffic of the area and has a duty to maintain the surface of the highway to that extent. The route has been inspected by the Senior Rights of Way Warden for the area and it is considered that no additional works are currently necessary beyond allowing access at gated points.

20.0 RECOMMENDATION

20.1 That the application for a definitive map modification order to record a byway open to all traffic (as received 1.4.1987) is refused and that under the statutory duty given in s.53(2) of the Wildlife and Countryside Act 1981 an order to record part of Collingbourne Kingston path 1B, 33 and part of Chute 3 as a restricted byway is made and duly advertised.

Sally Madgwick

Rights of Way Officer

14 June 2013

Page 81

APPLICATION 1987/01 CHUTE 3, COLLINGBOURNE KINGSTON 33 and 1B(PART) APPENDIX A

CONSIDERATION OF THE EFFECT OF THE NATURAL ENVIRONMENT AND RURAL COMMUNITIES ACT 2006

APPLICATION MADE: 1st April 1987

APPLICANT: C J and M Newby Vincent, Highlands Farm, Collingbourne Ducis

APPLICATION TO: Upgrade to a byway open to all traffic the footpath and bridleway from

C21 Hungerford Road "A" on plan through "B" and "c" on plan to the

northerly end of Chantry Lane "D" on plan

APPLICATION COMPRISED: Wiltshire County Council Appendix 1 Form of Application for

Modification Order

Wiltshire County Council Appendix C Form of Certificate of Service of

Notice of Application for Modification Order

Served on: G Crook, Aughton Farm

J Crook, Parsonage Farm N Hosier, Brunton Farm P T Hosier, Wexcombe Farm M Sykes, New Zealand Farm

List of Documents

Collingbourne Kingston Inclosure Award

Chute Inclosure Award Tithe Award Chute 1841 All Ordnance Survey Maps Greenwood's Map 1820

Andrews' and Dury's Map 1773

Cary's Map 1842

Extracts from Chute and Collingbourne Kingston Enclosure awards

Ordnance Survey Map Scale 1:25000 showing claimed route marked

A to B to C to D

NB SERVICE OF NOTICE: Although Mr Newby Vincent certified that he had served notice on the landowners listed above, Collingbourne Kingston Parish Council wrote to WCC in 1995 stating that they had spoken to all of the landowners involved and none of them had received notice of the application. WCC. WCC wrote to Mr Newby Vincent in Nov 1995, June 1996 and Oct 1996 (by recorded delivery) asking for clarification but no response was received. In 2001 WCC notified the landowners of the claim, sent a plan and invited comment. An initial non-statutory consultation was also carried out at this time (11.11.2001 to 25.01.2002 extended to 22.03.2002).

SCHEDULE 14 COMPLIANCE Section 53(5) WCA 1981 allows for any person to apply for an order under subsection (2) which makes such modifications as appear to the authority to be requisite in consequence of the occurrence of one or more events falling within paragraph (b) or(c) of subsection (3); and the provisions of Schedule 14 shall have effect as to the making and determination of applications under this subsection.

Schedule 14 to this Act states:

Form of applications

- 1. An application shall be made in the prescribed form and shall be accompanied by -
 - (a) a map drawn to the prescribed scale and showing the way or ways to which the application relates and
 - (b) copies of any documentary evidence (including statements of witnesses) which the applicant wishes to adduce in support of the application.

Notice of applications

- 2. (1) Subject to sub-paragraph (2), the applicant shall serve a notice stating that the application has been made on every owner and occupier of any land to which the application relates
- (2) If, after reasonable inquiry has been made, the authority are satisfied that it is not practicable to ascertain the name or address of an owner or occupier of any land to which the application relates, the authority may direct that the notice required to be served on him by subparagraph (1) may be served by addressing it to him by the description "owner" or "occupier" of the land (describing it) and by affixing it to some conspicuous object or objects on the land.
- (3) When the requirements of this paragraph have been complied with, the applicant shall certify that fact to the authority.
 - (4) Every notice or certificate under this paragraph shall be in the prescribed form.

A surveying authority has discretionary power to waive strict compliance to Schedule 14 when determining an application or may consider the application to be improperly made whereby the surveying authority may use the evidence brought to its attention as a trigger to make its own decision under Section 53(2) of the 1981 Act.

Comment The application, when received in 1987, in line with Defra advice and practice, appeared compliant with Schedule 14. Subsequent investigations by officers revealed that it is possible that Mr Newby Vincent failed to serve notice on the landowners despite certifying that he had. However, by the end of 2001, notice had definitely been served upon landowners.

Subsequent case law (known as the Winchester case and discussed in detail later) changed the way in which officers must look at Schedule 14 compliance where a case turns upon the application of s.67(3) of the Natural Environment and Rural Communities Act 2006 (NERCA 2006).

Following the Winchester Case' ([2008] EWCA Civ 431) the Lord J Ward, Dyson and Thomas found that **if** the outcome of an application turned on the application of Section 67(3) of the Natural Environment and Rural Communities Act 2006 (NERC Act 2006) then strict compliance with Schedule 14 would be required in respect of the presentation of "copies of any documentary evidence ...which the applicant wishes to adduce in support of the application". This is required in Section 67(6) for Section 67(3) to apply.

However Dyson J, in paragraph 55 of his decision went on to say:

"I wish to emphasise that I am not saying that, in a case which does not turn on the application of section 67(6) it is not open to authorities in any particular case to decide to waive a failure to comply with paragraph 1(b) of Schedule 14 and proceed to make a determination under paragraph3; or to treat a non-compliant application as the "trigger" for a decision under section 53(2) to make such modifications to the DMS as appear requisite in consequence of any of the events specified in subsection (3)"

As a result it is now considered that this application does not satisfy the requirements of Schedule 14 with regard to the evidence adduced. Schedule 14 states that copies of evidence may be adduced by the applicant but in this case Mr Newby Vincent has not included copies of any evidence, just a list of documents. The application is therefore not fully compliant with Schedule 14.

EFFECT OF NERCA 2006

Section 67 of NERCA 2006 extinguished all public mechanically propelled vehicular rights (MPV) on any way that was not recorded in the definitive map and statement as a byway open to all traffic. If public MPV rights existed along the claimed route, they were extinguished on the 2nd May 2006 by this Act.

However, the Act makes a number of 'savings' that allows public MPV rights to remain after the 2nd May 2006. There are 5 of these savings detailed in s.67(2) and 2 in s.67(3) that officers must consider with regard to this case before deciding whether any public MPV remains. These are detailed below and discussed with reference to this application:

IMPORTANT NOTE: The application NERCA 2006 is only relevant where, on the balance of probabilities, a public vehicular right existed prior to 02.05.2006. Prima facie the evidence supports that such a right did exist, hence the application of NERCA 2006 will be discussed under this presumption.

On the 2nd May 2006 **the NERC Act 2006** commenced and section 67(1) of this Act had the effect of extinguishing the right to drive any mechanically propelled vehicle on any route that, immediately before commencement:

- (a) was not shown in a definitive map and statement, or
- (b) was shown in a definitive map and statement only as a footpath, bridleway or restricted byway.

But this is subject to subsections (2) to (8)

Subsections 2 to 8 are parts of the Act that detail exemptions to the extinguishment of vehicular rights.

- (2) Subsection (1) does not apply to an existing public right of way if -
- (a) it is over a way whose main lawful use by the public during the period of 5 years ending with commencement was use for mechanically appealed vehicles

- (b) immediately before commencement it was not shown in a definitive map and statement but was shown in a list required to be kept under section 36(6) of the Highways Act 1980 (c.66)(List of highways maintainable at public expense),
- (c) it was created (by an enactment or instrument or otherwise) on terms that expressly provide for it to be a right of way for mechanically propelled vehicles
- (d) it was created by the construction, in exercise of powers conferred by virtue of any enactment, of a road intended to be used by such vehicles, or
- (e) it was created by virtue of use by such vehicles during a period ending before 1st December 1930.
- (3) Subsection (1) does not apply to an existing public right of way if -
 - (a) before the relevant date, an application was made under section 53(5) of the Wildlife and Countryside Act 1981 (c.69) for an order making modifications to the definitive map and statement so as to show the way as a byway open to all traffic,
 - (b) before commencement the surveying authority has made a determination under paragraph 3 of Schedule 14 tot eh 1981 Act in respect of such an application, or
 - (c) before commencement a person with an interest in land has made such an application immediately before commencement, use of the way for mechanically propelled vehicles –
- (i)was reasonably necessary to enable that person to obtain access to the land or
- (ii) would have been reasonably necessary to enable that person to obtain access to a part of that land if he had an interest in that part only.
 - (2) The relevant date in England means January 2005
 - (3) refers to private rights
 - (4) For the purposes of subsection (3) an application under section 53(5) of the 1981 Act is made when it is made in accordance with paragraph 1 of Schedule 14 to that Act
- 2)(a) it is over a way whose main lawful use by the public during the period of 5 years ending with commencement was use for mechanically propelled vehicles

There is no evidence before the council of any public MPV use during this period. This saving does not apply.

(2)(b) immediately before commencement it was not shown in a definitive map and statement but was shown in a list required to be kept under section 36(6) of the Highways Act 1980 (c.66)(list of highways maintainable at public expense).

The claimed route was shown in the definitive map and statement and was not shown on any list required to kept under s.36(6) of the Highways Act 1980. This saving does not apply.

(2)(c) it was created (by an enactment or instrument or otherwise) on terms that expressly provide for it to be a right of way for mechanically propelled vehicles.

There is evidence that the route existed as a road in 1773 and whilst it is not known what use this route may have had, subsequent acts of parliament permitted the route to be awarded to the public as a Carriage Road. Officers have not yet examined the wording of the acts or the awards and cannot definitely say that no provision for MPVs was made. However, although a parliamentary select committee considered a paper on steam driven vehicles as early as 1835, these awards, dated 1798 and 1820 significantly pre-date this and this saving is therefore not considered to apply.

(2)(d) it was created by the construction, in exercise of powers conferred by virtue of any enactment, of a road intended to be used by such vehicles

There is no evidence before the council that this saving applies.

2)(e) it was created by virtue of use by such vehicles during a period ending before 1930

The evidence shows it is likely that by 1820 the whole of the route was in a public carriage road. This saving appears to envisage that a route that was once perhaps a bridleway was used by the public in MPVs and they acquired the right to so by use. This does not appear to be an applicable saving for this route as the way has been a vehicular route since before MPVs were in use.

- (3)(a) (3) Subsection (1) does not apply to an existing public right of way over a way if -
 - (a) before the relevant date, an application was made under section 53(5) of the Wildlife and Countryside Act 1981 (c.69) for an order making modifications to the definitive map and statement so as to show the way as a byway open to all traffic,

Although this route is the subject of an application for an order making modifications to the definitive map and statement so as to show the way as a byway open to all traffic the application IS affected by 'The Winchester Case" ruling and as a result this saving does not apply.

In 'The Winchester Case' ([2008] EWCA Civ 431) the Lord J Ward, Dyson and Thomas found that if the outcome of an application turned on the application of Section 67(3) of the Natural Environment and Rural Communities Act 2006 (NERC Act 2006) then strict compliance with Schedule 14 would be required in respect of the presentation of "copies of any documentary evidence ...which the applicant wishes to adduce in support of the application". This is required in Section 67(6) for Section 67(3) to apply.

(3)(b) before commencement, the surveying authority has made a determination under paragraph 3 of Schedule 14 to the 1981 Act in respect of such an application

Wiltshire County Council did not make a determination with respect to this application and this saving

CONCLUSION

There is no evidence before the council to suggest that any public MPV right along the claimed route has been saved. As a result, the claimed route would be recorded (after due process) in the definitive map and statement as a restricted byway. However, the council is under a duty to investigate "all other relevant evidence available to them" (WCA 1981s.53(3)) and it is usual in cases such as this that a letter is sent to the applicant, landowners and statutory consultees advising them that any public MPV right has been extinguished by NERCA 2006 but inviting any evidence to the contrary.

Sally Madgwick

Rights of Way Officer

2012

Articles for Inclosing the Common ffields of Collingbourne Valence 29th May 1790 9/12/25

Articles of Agreement indented had made concluded and agreed upon this Twenty ninth day of May in the Thirty eighth year of the Reign of our Sovereign Lord George the Third by the Grace of God of Great Britain France and Ireland King Defender of the ffaith and forth and in the year of our Lord One thousand seven hundred and ninety eight Between The Right Honourable Thomas Bruce Earl of Ailesbury and Baron Bruce of Tottenham in the County of Wilts Knight of the most Ancient Order of the Thistle William Ludlow of Hillworth near Devizes in the County Esquire Thomas Edwards of Tilshead in the said County and Robert Edwards of the same place Gentlemen and Dummer Andrews of Swathling in the County of Sohthampton Esquire being Freeholders or Proprietors of the Common or open ffield Lands and Downs lying within the Tithing of Collingbourne Valence in the said County of Wilts and Michael fford of Collingbourne Valence aforesaid who holds an Estate in the said Tithing by Copy of Court Roll of the Manor of Collingbourne Kingston under the said Earl and is also a Rack Renter in the said Tithing and John Piper another Rack renter in the said Tything whereas the dividing inclosing and laying in severalty the Common and open ffields Down and waste Grounds within the Tithing of Collingbourne Valence aforesaid would be in great advantage to the proprietors and an Improvement to their Estates Now it is hereby mutually and convenanted and agreed by and between each and every of thesaid parties hereto with the other and others of them for themselves severally and not one of them for the other or others of them and for their several and respective Heirs Executors and Administrators in manner following (that is to say) The said parties hereto have agreed to nominate and appoint and do hereby nominate and appoint John Gale of Stert in the County of Wilts Gentlemen and John Butcher of Wexcomb in the said County of Wilts Gentlemen to be their Arbitrators or Referees for the Exchanging dividing and inclosing the said common or open ffields Downs and waste grounds within the said Tithing of Collingbourne Valence and that thesaid John Gale and John Butcher shall and may cause all the said Common or open ffields Downs and Waste Grounds to be surveyed and measured by such person or persons as they shall think fit as soon as conveniently may be if the same hath not been already done And that such Survey and Admeasurement shall be reduced into Writing and the number of Acreas

Roods and perches belonging to each proprietor shall be therein set forth ascertained and described for enabling thesaid Arbitrator to make such Division and Allotments as are herein after mentioned and thesaid Survey if required shall be verified on the Oath or Oaths of theSurveyor or Surveyors respectively and their Assistants in making the said Survey And that thesaid John Gale and John Butcher for the more just and regular Division and Distribution of the said common ffields and Waste Grounds shall quality value and appraise the same and that such valuation and appraisement shall be verified on the Oaths of the said John Gale and John Butcher if required by any of the said parties hereto And it is hereby further agreed and declared by and between thesaid parties hereto to that said John Gale and John Butcher shall and may and they are hereby authorised and impowered as soon as conveniently may be after the said Survey and Valuation shall have been made to set out ascertain and all of thesaid Common or open ffields Downs and Waste Lands within thesaid Tything of Collingbourne Valence unto and amongst the several ffreeholders and Copyholder intitled to or interested in the same in proportion to their several and respective Shares Interests and properties in and over thesaid Commons or open ffields and Wastes in thesaid Tything of Collingbourne Valence having due regard to the situation and conveniences as well as to the quality and quantity of the Lands now belonging to each proprietor and of the Lands be allotted in lieu thereof by virtue and in pursuance of these Articles and making proper consideration and allowance to the proprietors for all Trees Hedges and ffences standing growing and being upon thesaid Lands so to be allotted aforesaid And it is hereby further agreed that as soon as conveniently may be after the said John Gale and John Butcher shall have completed and finished thesaid partitions and Allotments as aforesaid and before the Twenty nineth Day of May One thousand Eight hundred they the said John Gale and John Butcher shall form and draw up or cause to be formed and drawn up an Award or Instrument in Writing which shall express and contain the number of Acres Roods and perches contained in thesaid Common or open ffields respectively and the quantity of each and every part thereof which shall be so assigned and allotted to each of the parties intitled or interested in the same and a description of the situation buttals and boundaries of the same parcels and Allotments respectively and proper Orders and Directions for Mounding ffencing and inclosing the same or such part thereof as the said John Gale and John Butcher shall Direct and at what particular time and times the same shall be so mounded fenced and inclosed and for keeping the said Mounds

and ffences in repair and at whose Costs and charges thesaid Mounds and ffences shall be so made and repaired And also formaking and laying out proper Roads Droves Ways and Passages both Public and private in over and through such Allotments and in what manner and at whose Costs the same shall be kept in repair And shall also direct and appoint the Course of Husbandry that shall be used in and upon the Lands so intended to be divided set out and allotted as aforesaid till such time as they thesaid John Gale and John Butcher shall have completed their Award and the New Allotments be taken possession of And also such other Restrictions Orders and Directions touching the Depasturing Sheep and Lambs in the New Inclosures for a limitted time as thesaid John Gale and John Butcher shall think fit together with such other Rules Orders Restrictions Regulations and Directions as shall be proper and necessary in the opinion of thesaid John Gale and John Butcher to be inserted therein agreeable to the Tenor and purport of these presents And thesaid Award so to be executed as aforesaid shall be binding and conclusive unto and upon the several parties hereto their Heirs Executors Administrators and Assigns respectively And it is hereby further agreed and declared by and between all and every of the parties to these presents that the said Lands so to be divided set out and allotted unto and for the several persons who shall be intitled to the same shall be in full bar and in Exchange Satisfaction and Compensation for all Rights of Common and other Rights and properties whatsoever..... in and over the same And that the several persons to whom such new Allotments shall be made shall from thenceforth stand and be respectively seized and possessed thereof for the same Estates Terms and Interests and Subject to the same Rents and Services as the several lands in lieu whereof such Alotments shall be made as aforesaid now are or should or would have been subject and liable to be charged with or affected by in case these presents had not been made And it is hereby agreed and declared by and between all and every of thesaid parties to these presents that the Charges and expenses of these present Articles and of the surveying measuring dividing and allotting the said Lands and of the said Award and the several parts thereof and also the charges and Expences of thesaid Arbitrators and other necessary Expences in and about the premises shall be bourne and paid by the Owners and proprietors and other persons interested in the said common ffields and premises in proportion to their respective Rights Shares Interests and Properties therein at such times and such proportions as thesaid John Gale and John Butcher shall order and direct Provided always that if thesaid John

Gale and John Butcher shall not divide and allot the said premises and execute the several powers hereby vested in them within the space of two years from the date hereof then these presents and every part thereof shall be void and one effect And it is hereby further agreed Between thesaid several parties hereto for themselves severally and for their several and respective Heirs Executors Adminstrators that for the confirmation and performance of thesaid Award they will severally make and execute All such further Deeds Conveyances Ffines recoveries Surrenders Exchanges or other Acts or Instruments so from or between each other as by Counsel learned in the Law shall be deemed expedient or adviseable Provided always and it is hereby agreed and declared that nothing herein or in the said Award contained or to be contained shall affect prejudice lessen alter or defeat the Manorial Rights or Interests of and person or persons whomsoever within the said Tything other than and except the Right to the Soil of such Land as shall be allott4d by Virtue of the presents and all Right of Common thereon Provided also and it is hereby agreed that if thesaid John Gale and John Butcher shall disagree in their Opinion touching or concerning any Matter or thing hereby referred to them all such Matters in difference between them shall be referred to the Award Unpirage final End and Defermination of Benjamin Haynes of the City of New Sarum Gentleman So that the same be made in Writing and ready to be delivered to such party or parties as shall be desirous of the same in two years and a half after the Day of the date of the presents Provided also and it is further agreed that it shall be lawful for the said Arbitrators and Umpire with the consent of the parties to these presents interested in the Exchanges after mentioned to be testified in Writing by Indorsement upon those presents to allot and award any Messuages Buildings Lands Tithes Hereditments New Allotments or Old Inclosures with thesaid Tithing of Collingbourne Valence in lieu or Exchange for any other messuages Buildings Lands Tithes Hereditments new Allotments or old inclosure within the same Tithing or within any adjoining Tithing Township parish or place So that all such exchanges be ascertained and set forth in thesaid Award which said Exchanges as made shall take place at Such times as in the said Award shall be directed and all such Exchanges so made shall be for ever good valid and effectual in the law to all intents and purposes and shall be confirmed by any Deed or Deeds of Exchange which may be reasonably required by any of the parties to these presents his or their Heirs Executors or Administrators from the other or others of them his her or their

Heirs Executors or Administrators In witness whereof thesaid parties to these presents have hereunto set their hands and seals the day and year first above written.

This page is intentionally left blank

EXTRACT FROM THE COLLINGBOURNE VALENCE INCLOSURE AWARD 1799

873 acres, four perches to be enclosed.

"One public carriage Road and Driftway of the breadth of forty feet beginning at the northeast corner of an old Inclosure called Culver Slade belonging to the said Thomas Edwards as Lessee under the said Earl and from thence continuing northward in its usual course and direction by the hedge side over an Allotment of Down Lane to the said Thomas Edwards until it enters the lands of the said William Ludlow called Heath ffarm the same being part of the public road leading from Collingbourne Ducis towards Chute

One private Carriage Road and Drift Way of the breadth of forty feet beginning at the east end of the Road or Drove called Knap Drove and from thence extending eastward across the Allotment of Down Lane to the said Thomas Edwards hereinbefore last mentioned and described the same being a Private Carriage Road and Drift Way to and for the use of the Owners and Occupiers of such Lands to which the same leads or which adjoin the same One other public carriage Road of the breadth of twenty ffeet beginning at the place where it joins Stonehill ffield from the Inclosures of the said William Ludlow about three hundred and ffifty yards to the west of Jennings's Coppice and from thence extending eastward in its usual course and Direction across the Turnpike Road leading from hungerford to Salisbury and by the Knapp Hedge over an Allotment of Down Land to the said William Ludlow until it enters the Lands of the said William Ludlow called Heath ffarm near a pond called Heath Pond the same being a public carriage Road leading from Collingbourn towards Chute other private Carriage Road and Drift Way of the breadth of fforty ffeet beginning at the North east Corner of an Allotment of Down Land hereinafter awarded to the said Thomas Edwards as Lessee under the said Earl and at the North West corner of an old Inclosure called Mead Woodlands belonging to the said Dummer Andrews and from thence extending in an eastward Direction across an allotment of Down land to the said William Ludlow until it enters a Road or Drove leading to an old Inclosure called Street Heat otherwise Stitch Hatch belonging to the said Thomas Edwards as Lessee under the said Earl the same being a private Carriage Road and Drift Way to and for the Use of the said Thomas Edwards One other private Drove or Drift Way of the breadth of fforty ffeet beginning at the north east corner of an old Inclosure called

Knap belonging to the said Dummer Andrews and from thence extending eastward across the North end of an Allotment of Down to the said Thomas Edwards as Lessee under the said Earl until it enters the North west Corner of an old Inclosure belonging to the said Dummer Andrews called Mead Woodlands the same being a private Drift Way to and for the Use of the said Dummer Andrews One other public Carriage Road and Drift Way of the breadth of fforty ffeet beginning at the North Side of an Allotment of Down Land against Wexcombe hereinafter awarded to the said Earl and from thence extending Southward in its usual course and Direction through and over the Allotments to the said Earl an Allotment to the said Michael ffoord an Allotment to the said Thomas Edwards and an Allotment to the said William Ludlow until it enters the lane called Hungerford Lane and extending along the same to the South end thereof the same being the Turnpike Road leading from Hungerford to Salisbury One other private Carriage Road and Drift Way of the breadth of fforty ffeet branching out of the Turnpike Road last hereinbefore described near the Southeast corner of an Allotment of Down Land to the said Dummer Andrews and from thence extending in a strait line across an Allotment of Down Land to the said William Ludlow until it enters the Road or Drove called Knap Drove at the North west end thereof the same being a private carriage Road and Drift Way to and for the Use of the Owners and Occupiers of lands in Collingbourn who may have occasion to use the same One other public Carriage Road and Drift Way called Cow Drove beginning at Brunton Townsend and from thence extending northward and eastward in its usual course and direction and of its usual breadth until it comes to the Southwest Corner of an Allotment of Down Land to the said Dummer Andrews and from thence extending eastward and of the breadth of six Statute Poles or Perches between the said Allotment of Dummer Andrews and an Allotment of Arable Land in Stonehill ffield to the said William Ludlow until it enters the Turnpike Road from Hungerford to Salisbury near the Southeast Corner of the said Allotment to Dummer Andrews the same being a public Carriage Road and Drift Way to and for the use of all such persons as may have occasion to use the same One public bridleroad and ffoot path of the breadth of six ffeet branching out of the Cow Drove at is usual accustomed place at the West Side of Stonehill ffield and from thence extending eastward in its usual Course and Direction across Stonehill ffield allotted to the said Wiliam Ludlow until it enters the public Carriage Road hereinbefore described as leading from Collingbourn towards Chute near the Northwest Corner of a Coppice belonging to the

said Earl called Jenningss Coppice the same being a public bridle road and ffoot path to and for the use of all such persons as may have occasion to use the same One other public carriage Road and Drift Way of the breadth of fforty ffeet branching out of the Cow Drove near the northeast corner of an Allotment to the said Thomas Edwards as Lessee under the said Earl and from thence extending northwards in its usual course and direction across Allotments to the said Dummer Andrews the said Thomas Edwards the said Michael fford and the said Earl respectively until it enters Grafton Down at its usual place the same being a public Carriage Road and Drift Way from Collingbourn to Hungerford One other private carriage Road and Drift Way of the breadth of fforty ffeet branching out of the Cow Drove at the northeast corner of the Allotment to the said Thomas Edwards as Lessee under the said Earl referred to in the Description of the Road last awarded and from thence extending westward between the said Allotment to the said Thomas Edwards and an Allotment to the said Dummer Andrews until it enters the Road leading from Collingbourn towards Grafton next hereinafter mentioned and described the same being a private Carriage Road and Drift Way to and ffor the use of the owners and occupiers of such Allotments and old Inclosures to which it leads or which adjoin the same One other public Carriage Road and Drift Way beginning at Brunton Townsend near Slough Pond and from thence extending northward in its usual course and Direction to the Southeast corner of certain old Inclosures called Collingbourn Lots and from thence continuing in the same Direction by the Lotts Hedge to the usual place of its entrance into Grafton ffield which said Road from the place of its Commencement until it comes to the level ground at the top of the hollow Way is to remain of its usual and accustomed breadth and from thence to the Lott drove it is to be and remain of the breadth of fforty ffeet as now staked and marked out and from the Lott Drove to the place of its usual entrance in Grafton ffield it is to be remain of its usual and accustomed breadth the same being a public carriage Road and Drift Way leading from Collingbourn towards Grafton One other public Carriage Road and Drift Way of the breadth of fforty ffeet branching out of the Road leading from Collingbourn to Grafton hereinbefore last described at the Southwest corner of one of Collingbourn Lots belonging to the said William Ludlow and from thence extending westward in its usual Course and Direction having the Lotts Hedge on the northside and allotments to the said Thomas Edwards on the Southside thereof until it comes to the East end of a Lane leading towards the Village or Hamlet of Aughton the same being a public Carriage Road and

Drift Way to and for the use of all such persons as may have occasion to use the same And one other ublic ffootpath of the breadth of ffour feet called pan path beginning at the Northwest Corner of an old Inclosed pasture Ground called Watts Mead belonging to the said Earl and from thence extending westward and northward through and over an Allotment to the said earl and an Allotment to the said Robert Edwards until it enters a Road or Drive lying on the west sides of allotments to the said Robert Edwards and Thomas Edwards respectively the same being a public ffootpath leading from Collingbourn towards Burbage And the said John Gale and John Butcher do ffurther order and award that all the Grass and Herbage growing and renewing in and upon such of the public and private Roads and Ways hereinbefore described as pass through or over any Allotment shall be and remain to and for the use and benefit of the owners or occupiers for the time being of such Allotments respectively and that the Grass and Herbage growing and renewing in and upon such of the said public and private Roads and Ways as pass between Allotments shall be and remain to and for the use and benefit of the owners and occupiers for the time being of such Allotments as adjoin the same so far as the middle or half breadth thereof and so ffar in length as the said Allotments shall respectively extend And that the Grass and Herbage growing and renewing in and upon such of the said public and private Roads and Ways as are bounded on one side by old Inclosures and on the other side by any allotment or Allotments shall be and remain to and ffor the use and benefit of the owners and occupiers for the time being of such allotments or Allotments so ffar as each of them shall respectively extend

1st November 1799

Туре	Width	Where	Notes
public carriage Road and Driftway	40 feet	Beginning at the north east corner of an old Inclosure called Culver Slade (lessee Thomas Edwards owned Earl Ailesbury) northwards in its usual course and direction by the hedge side over an Allotment of Down lane (to Thomas Edwards) to the lands of William Ludlow called Heath ffarm the same being part of the public road leading from Collingbourn Ducis towards Chute.	Part unrecorded and part of Byway Open to All Traffic Chute 35
private Carriage Road and Drift Way	40 feet	Beginning at the east end of the Road or Drove called Knap Drove extending eastwards across the Allotment of Down lane (to Thomas Edwards) being a Private Carriage Road and Drift Way to and for the use of the Owners and Occupiers of such Lands to which the same leads or which adjoin the same	Bridleway Collingbourne Kingston 18A
public carriage Road	20 feet	Beginning at the place where it joins Stonehill ffield from the Inclosures of William Ludlow about 350 yards to the west of Jennings Coppice and from thence eastwards in its usual course and Direction across the Turnpike Road leading from Hungerford to Salisbury and by the Knapp Hedge over an Allotment of Down land to William Ludlow until it enters the Lands of William Ludlow called Heath ffarm near a pond called Heath Pond the same being a public carriage road from Collingbourn towards Chute	Bridleway Collingbourn Kingston 1B to the turnpike road (C.21) then bridleway and footpath Collingbourne Kingston 1B to junction with path 33. Collingbourne Kingston 33 'road to Chute'
private Carriage Road and Drift Way	40 feet	Beginning at the North east Corner of an Allotment of Down Land to Thomas Edwards (lessee under Earl Ailesbury) and at the North West corner of an old Inclosure called Mead Woodlands belonging to Dummer Andrews and from hence extending eastwards across an allotment of Down land to the said William Ludlow until it enters a Road or drove leading to an old Inclosure called Street heat or Stitch Hatch belonging to Thomas Edwards as lessee (Earl? owner) the same being a private Carriage Road and Drift Way to and for the use of Thomas Edwards	Footpath Collingbourne Kingston 1B at the path 33 fork
private Drove or Drift Way	40 feet	Beginning at the north east corner of an old Inclosure called Knap belonging to Dummer Andrews and from thence eastward across the North end of Allotment of Down to Thomas Edwards (lessee owner Earl Ailesbury) until it enters the North west Corner of an old Inclosure belonging to the said Dummer Andrews called Mead Woodlands the same being a private drift way to and for the use of Dummer Andrews	Not recorded in definitive map and statement

Туре	Width	Where	Notes
public Carriage Road and Drift Way	40 feet	Beginning at the North side of an Allotment of Down Land against Wexcombe hereinafter awarded to the said earl and from thence extending Southward in its usual course and Direction through and over the Allotments to the said Earl an Allotment to Michael fford and Allotment to Thomas Edwards and an Allotment to William Ludlow until it enters the lane called Hungerford Lane and extending along the same to the South end thereof the same being the Turnpike Road leading from Hungerford to Salisbury	Turnpike road (turnpike 1772 disturnpiked 1866) C.21
private Carriage Road and Drift Way	40 feet	Branching out of the Turnpike Road last hereinbefore described near the Southeast corner of an Allotment of Down Land to Dummer Andrews and from thence extending in a strait line across an Allotment of Down land to the said William Ludlow until it enters the Road or drove called Knap Drove at the North west end thereof the same being a private carriage Road and driftway to an for the use of the Owners and Occupiers of lands in Collingbourn who may have occasion to use the same	Not recorded in definitive map and statement
public Carriage Road and Drift Way called Cow Drove	'usual breadth' and 6 Statute Poles or Perches	Beginning at Brunton Townsend and from thence extending northward and eastward in its usual course and direction and of its usual breadth until it comes to the Southwest Corner of an Allotment of Down Land to Dummer Andrews and from thence Eastward and of the breadth of six Statute Poles or Perches between the Allotment of Dummer Andrews and an Allotment of Arable Land in Stonehill ffield to William Ludlow until it enters the Turnpike Road from Hungerford to Salisbury near the Southeast Corner of the said Allotment to Dummer Andrews the same being a public Carriage Road and Drift Way to and for the use of all such persons as may have occasion to use the same	Footpath Collingbourne Kingston 2 and Byway Open to All Traffic Collingbourne Kingston 2A 'Cow Drove'
public bridleroad and ffoot path	6 feet	Branching out of Cow Drove at its usual accustomed place at the West Side of Stonehill ffield and from thence extending eastward in its usual Course and Direction across Stonehill ffield allotted to the said William Ludlow until it enters the public Carriage Road hereinbefore described as leading from Collingbourn towards Chute near the Northwest Corner of a Coppice belonging to the said Earl called Jennings Coppice the same being a public bridle road and ffoot path to and for the use of all such persons as may have occasion to use the same	Footpath Collingbourne Kingston 5 Text refers to CKIN1B 'public carriage roadfrom Collingbourne towards Chute'.

Type	Width	Whore	Notos
Type		Where	Notes
public carriage Road and Drift Way	40 feet	Branching out of the Cow Drove near the northeast corner of an Allotment to Thomas Edwards (lessee, Earl Allesbury owner) and	Restricted byway Collingbourne Kingston 2
		from thence extending northwards in its usual course and	
		direction across Allotments to Dummer Andrews, Thomas	
		Edwards, Michael fford and the said Earl respectively until it	
		enters Grafton Down in its usual place the same being a public	
		Carriage Road and Drift way from Collingbourne to Hungerford	
private carriage Road and Drift Way	40 feet	Branching out of Cow Drove at the northeast corner of the	Byway Open to all Traffic
		Allotment to Thomas Edwards (lessee, Earl Ailesbury owner)	Collingbourne Kingston 2A
		referred to in the Description of the Road last awarded and from	
		thence extending westward between the said Allotment to	
		Thomas Edwards and an Allotment to Dummer Andrews until it	
		enters the Road leading from Collingbourn towards Grafton next hereinafter mentioned and described the same being a private	
		Carriage Road and Drift way to and ffor the use of the owners and	
		occupiers of such Allotments and Old Inclosures to which it leads	
		or which adjoin the same	
public Carriage Road and Drift Way	Part	Beginning at Brunton Townsend near Slough Pond and from	Byway Open to all traffic
,	"usual	thence extending northward in its usual course and Direction to	Collingbourne Kingston 2A
	breadth"	the Southeast corner of certain old Inclosures called Collingbourn	
	and part	Lots and from thence continuing in the same Direction by the Lotts	
	40 feet	Hedge to the usual place of its entrance into Grafton ffield which	
		said Road from the place of its Commencement until it comes to	
		the level ground at the top of the hollow Way is to remain of the	
		breadth of fforty feet as now staked and marked out and from the	
		Lott Drove to the place of its usual entrance in Grafton ffield it is to	
		remain of its usual and accustomed breadth the same being a	
		public carriage Road and Driftway leading from Collingbourn	
public Carriage Road and Drift Way	40 feet	towards Grafton Branching out of the Road leading from Collingbourn to Grafton	
Public Carriage Road and Drift Way	40 1661	hereinbefore last Described at the southwest corner of one of	Footpath Collingbourne Kingston 6A
		Collingbourn Lots belonging to William Ludlow and from thence	Pootpatif Collingbourne Kingston 6A
		extending westward in its usual Course and Direction having the	
		Lotts Hedge on the northside and allotments to Thomas Edwards	
		on the Southside thereof until it comes to the east end of a Lane	
		leading towards the Village or Hamlet of Aughton the same being	
		a public Carriage Road and Drift Way to and for the use of all	
		such person as may have occasion to use the same	

Туре	Width	Where	Notes
public ffotpath called pan path	4 feet	Beginning at the Northwest Corner of an old Inclosed pasture Ground called Watts Mead belonging to the said Earl and form thence extending westward and northward though and over an Allotment to the said Earl and an Allotment to Robert Edwards until it enters a Road or Drove lying on the west sides of allotments to the said Robert Edwards and Thomas Edwards respectively the same being a public ffootpath leading from Collingbourn towards Burbage	Not recorded in definitive map and statement

"And the said John Gale and John Butcher do further order and award that all Grass and Herbage growing and renewing in and upon such public and private Roads and ways hereinbefore described as pass through or over any Allotments shall be and remain to and for the use and benefit of the owners and occupiers for the time being of such Allotments respectively and that the Grass and Herbage growing and renewing in and upon such of the said public and private Roads and Ways as pass between Allotments shall be and remain to and for the use and benefit of the owners and occupiers for the time being of such Allotments as adjoin the same so far as the middle or half breadth thereof and so ffar in length as the said Allotment shall respectively extend. And that the Grass and Herbage growing and renewing in and upon such of the said public and private Roads and Ways as are bounded on one side by old Inclosures and on the other side by any allotment or Allotments shall be and remain to and ffor the use and benefit of the owners and occupiers fir the time being of such allotments or Allotments so ffar as each of them shall respectively extend."

1st November 1799

Notes:The award was by an Agreement dated 29 may 1798 between Thomas Brudenell – Bruce, the Earl of Ailsbury and 6 others. The arbitrators of the award were John Gale of Stert and John Butcher of Wexcombe. John Gale was an experienced commissioner who appears on 22 awards in Wiltshire.

An area of 759 acres was enclosed being Slough Field, Harley Field, Coombe Field, Stonehill Field and the Ham.

Public Carriage Roads and Drift Way: 6
Public Carriage Road: 1
Private Carriage Road and Drift Way: 4
Private Drove or Drift Way: 1
Public Bridle Road and Footpath: 1
Public Footpath: 1
Total 14

1801 Inclosure Consolidation Act

41 GeoIII cap.109

Prior to this Act, each Parliamentary Inclosure was authorised by its own individual local Act, each with it's own terms and conditions. This 1801 Act provided a common framework and standard conditions for subsequent Inclosures. Each still required a local authorising Act, which could vary the rules, but the 1801 Act greatly standardised the process.

The 1801 Act is quite wordy, in the style of the day. Here I have extracted sections likely to be of interest to highways researchers. Many other sections are represented by their marginal notes (here in italics) which give a good idea of their full effect. Text is taken from Tomlin's 1884 'the Statutes of the UK & GB', Vol I, which volume can be found in Berkshire Record Office.

Ross Kennedy, April 2003

An Act for consolidating in one Act certain provisions usually inserted in Acts of Inclosure; and for facilitating the Mode of proving the several Facts usually required on the passing of such Acts.

- I. (No person shall act as a Commissioner under any future Inclosure Act, (except signing Notice of first Meeting and administering Oath,) until he shall have taken the Oath herein prescribed)
- II. (Commissioners declining to act shall give Notice to the others; No Commissioner shall purchase Lands within the Parish where Inclosures are made, for five Years after their Award)
- III. (Commissioners shall inquire into the Boundaries of Parishes, and if not sufficiently ascertained, they shall fix them, giving previous Notice of their intention so to do.

 Commissioners shall cause a Description of Boundaries to be delivered to one Churchwarden, &c. of the respective Parishes, and the Lords of the Manors, &c. Persons dissatisfied may appeal to the Quarter Sessions. Decisions at the Sessions shall be final.)
- IV. (A Survey, Admeasurement, Plan, and Valuation of the Lands &c. to be inclosed shall be made, and kept by the Commissioners, which shall be verified by the Persons making them.) And be it further enacted, That a true, exact, and particular Survey, Admeasurement, Plan and Valuation, of all the Lands and Grounds to be divided, allotted, and inclosed by any such Act, and also of all the Messuages, Cottages, Orchards, Gardens, Homesteads, ancient inclosed Lands and Grounds, within any such Parish or Manor, shall be made and reduced into Writing, by such Commissioner or Commissioners, or by such other Person or Persons as he or they shall nominate and appoint, as soon as conveniently may be, for the purposes of such Act; and the Number of Acres and decimal Parts of an Acre, in Statute Measure, contained in all the Lands and Grounds directed or authorized to be divided, allotted, and inclosed, and also in all the ancient inclosed Lands, Grounds and Homesteads aforesaid, and of each and every Proprietor's distinct Property in the same respectively, at the Time of making such Survey and Admeasurement, shall be therein set forth and specified; and that the said Survey, Admeasurement, Plan, and Valuation, shall be kept by such Commissioner or Commissioners; and the Person or Persons who shall make such Survey, Admeasurement, Plan, and Valuation, shall verify the same upon Oath or Affirmation, at any meeting to be held after the making thereof (which Oath or Affirmation the Commissioners, or any one of them, are and is hereby empowered and required to administer); and the Proprietors and their respective Agents, and all Persons interested therein, shall at all reasonable Times have Liberty to peruse and inspect such Admeasurement and Plan only, and to take Copies thereof and Extracts therefrom respectively.
- V. (until the Division shall be completed the Lands may be entered by the Commissioners, or any Persons they may appoint, to make Surveys &c. Maps made at the time of passing Acts may be used, without making new ones, if the Commissioners shall think fit)

- VI. (Claimants of Common, &c. in Land to be inclosed, shall deliver to the Commissioners Schedules of Particulars, or shall be excluded, which Claims may be inspected, and Copies taken. Objections to Claims shall be delivered at or before the Meeting appointed for that Purpose, or shall not be received except for special Cause)
- VII. (Commissioners are not hereby authorized to determine Disputes touching Title to Lands; but shall assign the Allotments to the Person in actual Seisin or Possession. Disputes as to Title shall not delay Inclosures)
- VIII. (Commissioners before making Allotments shall appoint publick Carriage Roads, and prepare a Map thereof to be deposited with their Clerk, and give Notice thereof, and appoint a Meeting, at which, if any Person shall object, the Commissioners, with a Justice of the Division, shall determine the matter. Where Commissioners may be empowered to stop up any old Road, it shall not be done without the Order of two Justices, subject to Appeal, to Quarter Sessions.)

Be it further enacted. That such Commissioner or Commissioners shall, and he or they is and are hereby authorized and required, in the first Place, before he or they proceed to make any of the Divisions and Allotments directed in and by such Act, to set out and appoint the publick Carriage Roads and Highways, through and over the Lands and Grounds intended to be divided, allotted, and inclosed, and to divert, turn, and stop up, any of the Roads and Tracts, upon or over, all, or any Part of the said Lands and Grounds, as he or they shall judge necessary, so as such Roads and Highways shall be, and remain thirty Feet wide at the least, and so as the same shall be set out out in such Directions as shall, upon the Whole, appear to him or them most commodious to the Publick, and he or they are hereby further required to ascertain the same by Marks and Bounds, and to prepare a Map in which such intended roads shall be accurately laid down and described, and to cause the same, being signed by such Commissioner, if only one, or the major Part of such Commissioners, to be deposited with the Clerk of the said Commissioner or Commissioners, for the Inspection of all Persons concerned; and as soon as may be after such Carriage Roads shall have been so set out, and such Map so deposited, to give Notice in some Newspaper to be named in such Bill, and also by affixing the same upon the Church Door of the Parish, in which any of the Lands so to be inclosed shall lie, of his or their having set out such Roads and deposited such Map, and also of the general Lines of such intended Carriage Roads, and to appoint in and by the same Notice, a Meeting to be held by the said Commissioner or Commissioners, at some convenient Place, in or near to the Parish or Township within which the said Inclosure is to be made, and not sooner than three Weeks from the Date and Publication of such Notice, at which Meeting it shall and may be lawful for any Person who may be injured or aggrieved by the setting out of such roads to attend; and if any such Person shall object to the setting out of the same. then such Commissioner or Commissioners, together with any Justice or Justices of the Peace, acting in and for the Division of the County in which such Inclosure shall be made, and not being interested in the same, who may attend such Meeting, shall hear and determine such Objection, and the Objections of any other such Person, to any Alteration that the said Commissioner or Commissioners, together with such Justice or Justices, may in Consequence propose to make, and shall, and he or they are hereby required, according to the best of their Judgement upon the Whole, to order and finally direct how such Carriage Roads shall be set out, and either to confirm the said Map, or make such Alterations therein as the Case make require: Provided always, That in Case such Commissioner or Commissioners shall by such Bill be empowered to stop up any old or accustomed Road, passing or leading through any Part of the old Inclosures in such Parish, Township, or Place, the same shall in no Case be done without the Concurrence and order of two Justices of the Peace, acting in and for such Division, and not interested in the Repair of such Roads, and which Order shall be subject to Appeal to the Quarter Sessions, in like Manner and under the same Forms and Restrictions as if the same had been originally made by such Justice as aforesaid.

IX. (Carriage Roads shall be fenced on both Sides according to Directions of Commissioners. No Person shall erect any Gate across any Road, or plant any Trees on the Sides, at less than 50 Yards distance. Commissioners shall appoint Surveyors, whose Salary and the Expence of making the Road, (above the Statute Duty,) shall be raised as other Expences, and paid before Execution of the Award. Surveyors subject to the Controul of the Justices, and shall account to them for Monies received. Justices may levy Rates. Surveyors neglecting to complete Roads within a limited Time shall forfeit £20 and the Inhabitants shall not be chargeable (except to Statute Duty), till the Roads are declared to be completed at a Special Sessions.)

And be it further enacted, That such Carriage Roads so to be set out as aforesaid, shall be well and sufficiently fenced on both Sides, by such of the Owners and Proprietors of the Lands and Grounds intended to be divided, allotted, and inclosed, and within such Time as such Commissioner or Commissioners shall, by any Writing under his or their Hands, direct or appoint, and that it shall not be lawful for any Person or Persons to set up or erect any Gate across any such Carriage Road, or to plant any Trees in or near to the Hedges on the Sides thereof, at a less Distance from each other than fifty Yards; and such Commissioner or Commissioners shall, and he or they is and are hereby empowered and required, by Writing under his or their Hands, to nominate and appoint one or more Surveyor or Surveyors, with or without a Salary, for the First forming and completing such Parts of the said Carriage Roads as shall be newly made, and for putting into complete Repair such Part of the same as shall have been previously made; which Salary (if any) and also the expence of forming, completing, and repairing such Roads respectively, over and above a Proportion of the Statute Duty on the Roads so to be repaired, shall be raised in like Manner as the Charges and Expences of obtaining and passing any such Act, and of carrying the same into Execution, shall thereby directed to be raised, and shall be paid to such Surveyor or Surveyors on or before the Execution of the Award of such Commissioner or Commissioners; and in case the same shall be thereby provided to be raised by Sale of any Part of the Lands so to be divided and inclosed, that then such Commissioner or Commissioners shall make a conditional Rate upon the Owners and Proprietors of the same, in case the Produce of such Sale should prove insufficient for the Purposes aforesaid; and such Surveyor or Surveyors shall, and he or they is and are hereby directed to be in all Respects subject to the Jurisdiction and Controul of the Justices of the Peace acting in and for the County in which such Roads shall respectively lie, and shall account to such Justices in like Manner for all Monies so to be by him or them received and expended, and for the Re-payment of any Surplus which may remain in his or their Hands to such Persons as shall have been made liable to contribute thereto, according to the Proportion so as above ascertained by such Commissioner or Commissioners; and such Justices shall have the like Powers of levying any such rate as my by them be thought necessary for the purposes aforesaid, according to the Proportions previously ascertained by such Commissioner or Commissioners, as if such Surveyor or Surveyors had been appointed under or by virtue of the General Highway Act passed in the thirteenth Year of the Reign of his present Majesty; and in case such Surveyor or Surveyors shall neglect to complete and repair such Roads respectively within the Space of two Years after such Award, unless a further Time, not exceeding one Year, shall for that Purpose be allowed by such Justices, and then within such further Time, he or they shall forfeit the Sum of Twenty Pounds, and the Inhabitants at large of the Parish, Township, or Place wherein such Roads shall be respectively situate, shall be in no wise charged or chargeable towards forming or repairing the said Roads respectively, except such Proportion of such Statute Duty as aforesaid, till such Time as the same shall, by such Justices in their special Sessions, be declared to be fully and sufficiently formed, completed, and repaired, from which Time, and for ever thereafter, the same shall be supported and kept in Repair by such Persons, and in like Manner as the other publick Roads within such Parish, Township, or Place, are by Law to be amended and kept in Repair.

X. (Commissioners shall appoint private Roads, &c.)

And be it further enacted, That such Commissioner or Commissioners shall, and he or they is and are hereby empowered and required to set out and appoint such private Roads, Bridleways, Footways, Ditches, Drains, Watercourses, Watering Places, Quarries, Bridges, Gates, Stiles, Mounds, Fences, Banks, Bounds and Land Marks, in, over, upon, and through or by the Sides of the Allotments to be made and set out in pursuance of such Act, as he or they shall think requisite, giving such Notice and subject to such Examination, as to any private Roads or Paths, as are above required in the Case of publick Roads, and the same shall be made, and at all Times for ever thereafter be supported and kept in Repair, by and at the Expence of the Owners and Proprietors for the Time being of the Lands and Grounds directed to be divided and inclosed, in such Shares and Proportions as the Commissioner or Commissioners shall in and by his or their Award order and direct.

XI. (Grass and herbage on Roads shall belong to the Proprietors of the Lands adjoining; and all Roads which shall not be set out shall be allocated and inclosed. No Turnpike Road shall be altered without the Consent of the Trustees.)

And be it further enacted, That after such publick and private Roads and Ways shall have been set out and made, the Grass and Herbage arising thereon shall for ever belong to and be the sole Right of the Proprietors of the Lands and Grounds which shall next adjoin the said Roads and Ways on either Side thereof, as far as the Crown of the Road; and all Roads, Ways, and Paths, over, through, and upon such Lands and Grounds which shall not be set out as aforesaid, shall for ever be stopped up and

extinguished, and shall be deemed and taken as Part of the Lands and Grounds to be divided, allotted, and inclosed, and shall be divided, allotted, and inclosed accordingly; Provided, That nothing herein contained shall extend, or be construed to extend, to give such Commissioner or Commissioners any Power or Authority to divert, change, or alter any Turnpike Road that shall or may lead over any such Lands and Grounds, unless the Consent of the Majority of the Trustees of such Turnpike Road, assembled at some publick Meeting called for that purpose on ten Days Notice, be first had and obtained.

XII. (Commissioners in making Allotments, shall have due regard to the Situation of Houses as well as the Quantity and Quality of Land)

And be it further enacted,

XIII. (Commissioners may direct small Allotments to be laid together and ring-fenced, and stocked and depastured in Common by the Proprietors.)

And whereas

XIV. (Allotments shall be in full Compensation for all Rights in the Lands, which shall cease on Notice from the Commissioners affixed on the Church Door.)

And be it further enacted,

XV. (Commissioners may exchange Allotments, Messuages, Lands, &c. with the Consent of the Proprietors, or if belonging to Churches, &c. with the Consent of the Bishop and of the Patron.)

And be it further enacted, ...

XVI. (Commissioners may make Allotments in Severalty to joint-tenants, or Tenants in common.) And be it further enacted, ...

XVII. (Persons shall accept their Allotments in a limited Time, or forfeit their Right.) And be it further enacted, ...

XVIII. (Guardians, &c. may accept for incapacitated Persons, and Tenants for Life shall accept of Allotments. Non-acceptance of Guardians, &c. shall not prejudice the Rights of incapacitated Persons who shall accept in a limited Time after enabled to do so.)

Provided Always ...

XIX. (Before Execution of the Award, Allotments may be ditched and inclosed, with the Consent of the Commissioners.)

And be it further enacted, ...

XX. (Trees &c. shall be allotted with the Lands whereon they stand, the Parties paying to the Owners such Sums as the Commissioners shall direct; but in Case of Neglect the Owners may cut them down and take them away.)

And be it further enacted, ...

XXI. (Where money is to be paid for Lands, &c. and which ought to be laid out in other Purchases to be settled to the same Uses, the Commissioners may thereout defray a Proportion of the Expences of passing the Act, and putting it in Execution, &c.; and if the Surplus amount to £200 it shall, as soon as may be, be laid out in other Purchases, and in the mean Time be paid into the Bank and applied under the Direction of the Court of Chancery.)

And be it further enacted, ...

XXII. (If such money be less than £200, and upwards of £20, it shall at the Option of the Person entitled to the Rents, be paid into the Bank, or to two Trustees to be approved of by the Commissioners, for the same purposes.)

Provided always ...

XXIII. (If less than £20 it shall be applied to the Use of the Person entitled to the Rents of the Lands, &c.)

Provided Also ...

XXIV. (If any Person does not accept, inclose and fence his Allotment as the Commissioners shall direct, they may cause it to be inclosed and fenced and let, and receive the Rents until the Expences are satisfied, or they may charge them upon the Proprietor.)

And be it further enacted, ...

XXV. (During seven Years after fencing Allotments, Fences may be erected on the Outside of the Ditches, and the Materials carried away by the Proprietors.)

And be it further enacted, ...

XXVI. (No standing Fences or Hedges shall be destroyed till the Execution of the Award, without Consent of Commissioners, and if assigned as a Boundary Fence, shall be left uncut, the Persons entitled to the Allotments making Compensation therefore.)

And be it further enacted, ...

XXVII. (Where the Boundary of any Common Fields, &c. shall be fenced by any Mound, &c. the Proprietors of adjoining Allotments shall not be compelled to fence them; but such Boundaries shall be maintained by the Proprietors as before, or as the Commissioners may appoint.)

Provided always ...

XXVIII. (Persons destroying, &c. Fences, &c. put up under the Authority of any Act, shall forfeit £5 and the Proprietor of the Lands, &c. may give Evidence.)

And be it further enacted, ...

XXIX. (Whole Expences of obtaining and carrying any Act into Execution, shall be to be paid by the Proprietors, the Commissioners may, on neglect, cause the same to be levied by Distress or may take Possession of the Allotments, and receive the Rents, till satisfied)

And whereas ...

XXX. (Guardians, Tenants for life, &c. may charge Allotments with Expences, if not exceeding £5 per Acre; and if Persons in Possession shall advance the Money, the Commissioners may mortgage the Lands to them for Reimbursement.)

And be it further enacted, ...

XXXI. (Commissioners may deduct from Allotments or Charity or School Lands, what shall be deemed equal to the proportionable Share of the Expences, and allot the same to Persons undertaking to pay.)

And whereas ...

XXXII. (Where the Expences of obtaining and carrying any Act into Execution shall be to be paid by sale of Part of the Lands, Commissioners shall set out and sell a Part, and the Purchasers shall immediately make a deposit, which shall be forfeited, if Purchase Money be not duly paid.)

And be it further enacted, ...

XXXIII. (Commissioners may summon Witnesses; Penalty for Non-attendance, &c. from £10 to £5.) And, for the better enabling ...

XXXIV.(Witnesses shall not be obliged to travel above eight miles.) Provided always, ...

XXXV. (After Allotment Commissioners shall draw up their Award, which shall be read and executed at a Meeting of the Proprietors, and proclaimed the next Sunday in the Church, and then considered as complete. Award shall be inrolled in one of the Courts at Westminster, or with the Clerk of the Peace, and may be inspected, and Copies obtained. Award and Copies shall be legal Evidence, and Award shall be binding on all Parties interested. Commissioners may annex Maps to the Award, which shall be deemed Part thereof)

And be it further enacted, That as soon as conveniently may be after the Division and Allotment of the said Lands and Grounds shall be finished, pursuant to the Purport and Directions of this or any such

Act, the said Commissioner or Commissioners shall form and draw up, or cause to be formed and drawn up, an Award in Writing, which shall express the Quantity of Acres, Roods, and Perches, in Statute Measure, contained in the said Lands and Grounds, and the Quantity of each and every Part and Parcel thereof which shall be so allotted, assigned, or exchanged, and the Situations and Descriptions of the same respectively, and shall also contain a Descriptions of the Roads, Ways, Footpaths, Watercourses, Watering Places, Quarries, Bridges, Fences, and Land Marks, set out and appointed by the said Commissioner or Commissioners respectively as aforesaid, and all such other Rules, Orders, Agreements, Regulations, Directions, and Determinations, as the said Commissioner or Commissioners shall think necessary, proper, or beneficial to the Parties; which said Award shall be fairly ingrossed or written on Parchment, and shall be read and executed by the Commissioner or Commissioners, in the Presence of the Proprietors who may attend at a special General Meeting called for that Purpose, of which ten Days Notice at least shall be given in some Paper to be named in such Act and circulating in the County, which Execution of such Award shall be proclaimed the next Sunday in the Church of the Parish in which such Lands shall be, from the Time of which Proclamation only and not before, such Award shall be considered as complete; and shall, within twelve Calendar Months after the same shall be so signed and sealed, or so soon as conveniently may be, be inrolled in one of his Majesty's Courts of Record at Westminster, or with the Clerk of the Peace for the County in which such Lands shall be situated, to the End that Recourse may be had thereto by any Person or Persons interested therein, for the Inspection and Perusal whereof no more than one Shilling shall be paid; and a Copy of the said Award, or any Part thereof, signed by the proper Officer of the Court wherein the same shall be inrolled, or by the Clerk of the Peace for such County, or his Deputy, purporting the same to be a true Copy, shall from Time to Time be made and delivered by such Officer or Clerk of the Peace for the Time being as aforesaid, to any Person requesting the same, for which no more shall be paid than Twopence for every Sheet of seventy-two Words; and the said Award, and each Copy of the same, or of any Part thereof, signed as aforesaid, shall at all Times be admitted and allowed in all Courts whatever as legal Evidence; and the said Award or Instrument, and the several Allotments, Partitions, Regulations, Agreements, Exchanges, Orders, Directions, Determinations, and all other Matters and Things therein mentioned and contained, shall, to all Intents and Purposes, be binding and conclusive, except where some Provision to the contrary is herein or shall be by any such Act contained, unto and upon the said Proprietors, and all Parties and Persons concerned or interested in the same, or in any of the Lands, Grounds, or Premises aforesaid; and also that the said respective Commissioners, if they think it necessary, shall form or draw, or cause to be formed and drawn, on Parchment or Vellum, such Maps or Plans of the said Lands and Grounds, the better to describe the several new Allotments or Divisions to be made, and Premises that shall be exchanged by virtue of this Act, and which shall express the Quantity of each Allotment in Acres, Roods, and Perches, together with the Names of the respective Proprietors at the Time of such Division and Allotment; which said Maps and Plans shall be annexed to and inrolled with the said respective Award, and shall be deemed and construed in every respect as and for Part of the said Award.

XXXVI.(Commissioners shall keep Account of all Monies, which may be inspected at their Clerks Office gratis. Penalty on neglect from £10 to £5.)

And be it further enacted, ...

XXXVII. (Monies raised shall be deposited as directed by a Majority in Value of Proprietors, and not issued without Order from Commissioners.)

And be it further enacted, ...

XXXVIII. (The Rector or Vicar with the Consent of the Bishop of the Diocese, and of the Patron of the Living, may lease Allotments for 21 years, upon certain Conditions.)

And be it further enacted, ...

XXXIX. (Penalties shall be recoverable before one Justice. And applied according to Direction of the Commissioners.)

And be it further enacted, ...

XL. (Saving of the Rights of Lords of Manors.)

And be it further enacted and declared, that nothing in such Act shall lessen, prejudice, or defeat the Right, Title, or Interest of any Lord or Lady of any Manor or Lordship, or reputed Manor or Lordship, within the Jurisdiction or Limits whereof the Lands and Grounds thereby directed to be divided and allotted are situate, lying, and being, of, in, or to the Seigniories, Rights, and Royalties incident or

belonging to such Manor or Lordship, or reputed Manor or Lordship, or to the Lord or Lady thereof, or to any Person or Persons claiming under him or her, but the same (other than and except the Interest and other Property as is or are meant or intended to be barred by such Act) shall remain, in as full, ample, and beneficial Manner, to all Intents and Purpose, as he or she might or ought to have held or enjoyed such Rights before the passing of such Act, or in case the same had never been made.

XLI. (General Saving.)

Saving always to the King's most Excellent Majesty, his Heirs and Successors, and to all and every other Person and Persons, Bodies Politick and Corporate, and his, her, and their Heirs, Successors, Executors, and Administrators, all such Estate, Right, Title, and Interest, (other than and except such as are hereby intended to be barred, destroyed or extinguished) as they, every, or any of them, had or enjoyed of, in, to, or out of, or in respect of the said Lands, Grounds, and Premises so directed to be divided, allotted, and inclosed, or exchanged as aforesaid, before the passing of such Act, or could or might have had or enjoyed in case the same had never been made.

XLII. (Two Justices may take Affidavits of the Notices required having been given, &c. in the Forms in the Schedule, without Stamps)

And be it further enacted, ...

XLIII. (Persons forswearing themselves shall be deemed guilty of perjury.) And be it further enacted, ...

XLIV. (How far this Act shall be binding.)

Provided always, and be it enacted, That all and every the Powers, Authorities, Directions, and Provisions in this Act contained, shall be only so far effective and binding in each particular Case, as they or any of them shall not be otherwise provided and enacted in any such Act hereafter to be passed as aforesaid.

SCHEDULE to which the ACT refers

- (A) FORM of AFFIDAVIT of NOTICES
- (B) FORM of AFFIDAVIT of CONSENT
- (C) FORM of AFFIDAVIT of ALLEGATIONS in the BILL
- (D) FORM of AFFIDAVIT of ADMEASUREMENT

This page is intentionally left blank

CHUTE (Enclosure Award).

Description of Roads.

ONE Public carriage road and driftway of the breadth of 40 feet beginning at Scots Poore and extending eastward in its ancient course and direction along the Causeway Lane being the highway from Marlborough to Andover.

ONE other Public carriage road and driftway of the breadth of 40 feet beginning at ScotsPoore and extending in a southward direction across Chute Heath to a place called Shaw Cross being the highway from ScotsPoore to Collingbourn Ducis.

ONE other public carriage road and driftway of the breadth of 40 feet branching out of the last described road near a place called Gammons Corner and from thence extending eastward to the north end of Chantry Lane the same being the highway from Collingbourn Kingston to Chute.

ONE other Public carriage road and driftway of the breadth of 40 feet branching out of the last described road at the north end of Chantry Lane and from thence extending across Chute Heath in a northward direction into the first described road the same being the highway from Chute to Marlborough.

ONE other Public carriage road and driftway of the breadth of 40 feet beginning at the south end of Chantry Lane and from thence extending southwardly to its ancient course and direction along Honey Bottom into the Parish of Ludgershall the same being the highway from Chute to Appleshaw.

ONE other Public carriage road and driftway of the breadth of 40 feet beginning at the south end of Chantry Lane aforesaid and from thence extending eastwardly in its ancient course and direction across Chute Down and Butts Common into an ancient lane called Malthouse Lane.

ONE other Public carriage road and driftway of the breadth of 30 feet beginning at a place called Shaw Cross and from thence extending southward in its ancient direction across Shaw Down by Shaw Farm across the Down called Banks Hill into Collingbourn Ducis.

ONE other Public carriage road and driftway of the breadth of 40 feet beginning at a place in the Parish of Chute called the Hatchet and extending across a common called Hoe Lane Common in its ancient course and direction into Folly's Lane.

ONE other Public carriage road and driftway of the breadth of 40 feet beginning at the west end of Folly's Lane and extending from thence southwestward in its ancient course and direction over a common in the said Parish of Chute called Ladies Lawn to the place of its usual entrance into the Parish of Ludgershall in Honey Bottom.

 $\frac{\mathrm{ONE}}{\mathrm{40}}$ other Public carriage road and driftway of the breadth of $\frac{\mathrm{40}}{\mathrm{40}}$ feet beginning at the north end of a lane in the said Parish of Chute called Tomber Drove and from thence extending northward in its usual course and direction to the Public Road called the Causeway.

 $\frac{\text{ONE}}{40}$ other Public carriage road and driftway of the breadth of $\frac{1}{40}$ feet beginning at the north end of a lane in the Parish of Chute called Breach Drove and from thence extending northward in its ancient direction across the down called Little Down to the place of its usual entrance into Hippenscombe Farm.

AND one other Public carriage road and driftway of the breadth of 40 feet commencing at the south end of Chantry Lane and extending in a westerly direction over the north side of Banks Hill Common to Shaw Farm where it unites with the public road there.

FOOT PATHS

ONE public footpath of the breadth of 6 feet commencing at the north end of Tomber Drove and thence extending northeastward over allotments to Evelyn Philip Meadows Esq. on Little Down to the place of its usual entrance into Hippenscomb Farm. ONE other public footpath of the breadth of 6 feet commencing at a gate at the northeast corner of an enclosure called the Great Cowdown belonging to George Soley Foyle Esq. and extending northward over the allotment No. 9 on Chute Heath to George Smith Esq. into the road leading from Chute to Marlborough at the northeast corner of the said allotment.

ONE other public footpathof the like breadth of 6 feet commencing the southwest corner of the allotment to Mary Cook on Banks Hill and thence extending over an allotment on Banks Hill to George Soley Foyle and George Smith Esq. into the public road in Honey Bottom.

ONE other public footpath of the like breadth of 6 feet commencing at the northeast corner of an allotment on Chute Down to George Smith Esq. and thence extending southward over the same allotment to a gate at the northwest corner of an old enclosure called Straitlands late belonging to the said George Smith Esq. ONE other public footpath of the breadth of 6 feet branching out of the last described path at or near the southwest corner of an allotment on Chute Down to George Smith Esq. (for his estate late Gilbert Haynes) and thence extending westward over an allotment on Chute Down to the said George Smith Esq. to an ancient stile leading into an old enclosure called Cockrood Close late belonging to the said George Smith Esq.

ONE other public footpath of the like breadth of 6 feet commencing at an ancient stile on the southwest corner of an old enclosure called the Thirty Acres late belonging to the said George Smith Esq. and thence extending southward over an allotment of Ladies Lawn to Philip Pulse into the public road leading towards Appleshaw.

ONE other public footpath of the like breadth of 6 feet commencing at the termination of the last described path and thence extending southwestward over the said allotment to Philip Pulse Esq. and also over a small part of an allotment to George Smith Esq. to a gate leading into Collingbourne Woods (?).

ONE other public footpath of the like breadth of 6 feet commencing at the west corner of Hoe Lane Common and thence extending southeastward over the allotment to heir or devisee of Thomas Cook Catherine Knight and the heir or devisee of Sylvan Sturgess to a stile leading into an old enclosure called the Six Acres Hoe late belonging to George Smith Esq.

ONE other public footpath of the like breadth of 6 feet commencing at the east corner of Hoe Lane and thence extending westward over allotments to James Webb Francis Beardmore Thomas Knight the heir or devisee of Sylvan Sturgess to a stile leading into the said enclosure called the Six Acre Hoe.

PRIVATE ROADS

ONE private carriage road and driftway of the breadth of 40 commencing at the north end of Chantry Lane and extending in a northeast direction to a pond on Chute Heath called Limmer Pond and from thence in the same direction to the Causeway the same being a private road and driftway for the owners and occupiers of lands in Chute having a right to use the said Pond. ONE other private carriage road and driftway of the breadth of 20 feet branching out of the public road on Butts Common at the northeast corner of an allotment to George Soley Foyle and from thence extending southward to cottages a n d. garden belonging to James Wayte the same being a private road for the use of the owners and occupiers of the said cottages. AND one other private road and driftway of the breadth of 20 feet branching out of the public road in Honey Bottom at the northwest corner of an allotment to Edward Broad and extending in an east-

ward and southward direction to an enclosure belonging to George Soley Foyle Esq. the same being a private road for the use of the owners and occupiers of the allotments enclosures and cottages adjoining thereto.

AND one other private road and driftway of the like breadth of 20 feet branching out of the public road over Hoe Lane Common at the southeast corner of an allotment to the heir or devisee of Henry Hutchins and extending northwards to an allotment to the heir or devisee of Sylvan Sturgess Esq.the same being a private road for the use of the owners and occupiers of the allotments to Catherine Knight Thomas Knight the heir or devisee of Jane Belcher and the heir or devisee of Sylvan Sturgess.

Grave1 Pits.

AND the said Commissioners in further execution of the said Acts and of the power and authority invested in them have set out appointed and allotted and did hereby award unto and for the surveyor or surveyors of highways of the said parish of Chute for the time being in trust for the purposes hereinafter mentioned all those 2 several allotments or parcels of land near the hereinafter described part of the commons and waste grounds by the said Act intended to be divided allotted and enclosed (that is to say)...

ONE plot or allotment of land situate in Chute Slay numbered 1 on the said plan hereto annexed containing one acre bounded by lands part of Hippescombe Farm an allotment to Eveyln Philip Meadows Esq. and a public road called the Causeway and an allotment to George Smith Esq. AND one other plot or allotment of land situate in Butts Common numbered 2 on the said plan containing 3 roods and 12 perches bounded by the public road leading from Chute to Malthouse Lane an allotment to the representatives of the late James Batchelor an allotment to the said George Soley Foyle an old enclosure belonging to the said George Soley Foyle and by allotments to Mary Bower and to the representatives of the late Thomas Cook respectively which said last two described allotments are set out for the purpose of furnishing chalk and gravel or other materials for making and repairing the roads and ways in the parish of Chute and for the use of the owners and occupiers of the allotments herein awarded. AND we hereby order and direct

that the fences for enclosing the said two allotments last herein described shall be made in manner following (vide licel) for enclosing the allotment No. 1 against the public road called the Causeway and the allotment to George Smith Esq. for enclosing the allotment No. 2 on all sides thereof except against the west end of the allotment to the representatives of the late James Batchelor which said fences shall be made and maintained by the said Surveyor or Surveyors and at the expense of the owners or occupiers of the allotments hereinafter awarded.

Watering places.

AND we the said Surveyors have thought it requisite and necessary to set out appoint and allot and do hereby award the two several plots or allotments next following with the ponds of water thereto for the use hereinafter declared (that is to say)... ONE plot or allotment of land with a pond thereto called or known by the name of Summer Pond situate on Chute Heath numbered 3 on the said plan containing 2 roods and 7 perches bounded by allotments to George Smith Esq.and by a road or drove leading to the said pond which said pond so set out is to be used by all the owners and occupiers of land and tenements in the said parish of Chute AND one other plot or allotment of land situate in or near an ancient drove numbered 4 on the said plan containing 1 rood and 18 perches bounded by the public road there and by lands awatded in exchange to George Smith Esq. and land belonging to Evelyn Philip Meadows Esq. all which said last described allotments so set out is and for a public pond and watering place for the use of all the owners and occupiers for the time being of lands and tenements within the parish of Chute.