

In the High Court of Justice
Administrative Division
Between:

Claim No: CO/6638/2015



Winterslow Opposed to Overdevelopment (W/OOD)

Claimant

And

Wiltshire Council

Defendant

CONSENT ORDER

UPON the Defendant not intending to contest the claim and no acknowledgement of service having been filed by the Interested Party
AND UPON reading letters from the solicitors for the Claimants and solicitors for the Defendant

IT IS BY CONSENT ORDERED THAT

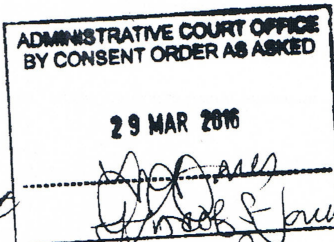
1. The Claimant's claim is hereby withdrawn.
2. The Defendant's decision taken by its Southern Area Planning Committee on 24 September 2015 to refuse to register land known as Brown's Copse as a town or village green under s. 15 of the Commons Act 2006 be quashed and for the application to be re-determined.
3. The Parties do agree that this is a claim subject to the Aarhus Convention and that the Defendant is to pay the costs of the Claimant in the sum of £ 3404.89
4. Save as provided in paragraph 3, there be no order as to costs.

We agree to an Order in the terms hereof

Dated this day of February 2016

L Felton
Ms L Felton
Solicitor to the Claimants
Fortune Green Legal Practice
174B Broadhurst Gardens
LONDON
NW6 3BH
Reference: LF/PL/TVG/WOOD/14

I R Gibbons
Mr I R Gibbons
Solicitor to the Council
Wiltshire Council
County Hall
Bythesea Road
Trowbridge
Wiltshire BA14 6JN
DX 116892 Trowbridge 3
Reference: SLM/17357



By the Court

Senior Legal Manager