

Individual Executive Member Decision

Title of Report:	Public Rights of Way Case Programmes
Report to be considered by:	Individual Executive Member Decision
Date on which Decision is to be taken:	27 March 2014
Forward Plan Ref:	ID2787

Purpose of Report: To report progress on the Case Programmes for 2013/14 and to recommend Case Programmes for 2014/15.

Recommended Action: To note progress in dealing with the cases assigned for 2013/14. To agree recommended cases for 2014/15.

Reason for decision to be taken: To monitor progress on the Case Programmes

Other options considered: N/A

Key background documentation: Public Rights of Way Case Programmes
Report to Management Board - 11th September 2008
Statement of Prioritisation for Claims and Path Orders
Rights of Way improvement Plan 2010 - 2020

Portfolio Member Details	
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Implications

Policy:	The PROW Case Programmes contribute to the following corporate objectives: Promoting and acting in the interests of the communities, people and businesses of the district. Promoting a vibrant district. Protecting the environment. Putting people first.
Financial:	None
Personnel:	None
Legal/Procurement:	None
Property:	None
Risk Management:	None

Is this item relevant to equality?	Please tick relevant boxes	Yes	No
Does the policy affect service users, employees or the wider community and:			
• Is it likely to affect people with particular protected characteristics differently?		<input checked="" type="checkbox"/>	<input type="checkbox"/>
• Is it a major policy, significantly affecting how functions are delivered?		<input type="checkbox"/>	<input checked="" type="checkbox"/>
• Will the policy have a significant impact on how other organisations operate in terms of equality?		<input type="checkbox"/>	<input checked="" type="checkbox"/>
• Does the policy relate to functions that engagement has identified as being important to people with particular protected characteristics?		<input checked="" type="checkbox"/>	<input type="checkbox"/>
• Does the policy relate to an area with known inequalities?		<input type="checkbox"/>	<input checked="" type="checkbox"/>
Outcome (Where one or more 'Yes' boxes are ticked, the item is relevant to equality)			
Relevant to equality - Complete an EIA available at www.westberks.gov.uk/eia			<input checked="" type="checkbox"/>
Not relevant to equality			<input type="checkbox"/>

Consultation Responses

Members:

Leader of Council: Gordon Lundie

Overview & Scrutiny Management Commission Chairman:

Brian Bedwell

Ward Members: N/A

Opposition Spokesperson: Jeff Brooks

Local Stakeholders: Tony Vickers

Officers Consulted: Paul Hendry, Jon Thomas, Sallie Jennings, Stuart Higgins

Trade Union:

Rosemary Culmer

Is this item subject to call-in?	Yes: <input checked="" type="checkbox"/>	No: <input type="checkbox"/>
If not subject to call-in please put a cross in the appropriate box:		
The item is due to be referred to Council for final approval	<input type="checkbox"/>	
Delays in implementation could have serious financial implications for the Council	<input type="checkbox"/>	
Delays in implementation could compromise the Council's position	<input type="checkbox"/>	
Considered or reviewed by Overview and Scrutiny Management Commission or associated Task Groups within preceding six months	<input type="checkbox"/>	
Item is Urgent Key Decision	<input type="checkbox"/>	
Report is to note only	<input type="checkbox"/>	

Supporting Information

1. Background

- 1.1 The Council possesses statutory duties to maintain the public rights of way network; keep it open for public use; and to record it and then to keep the records under continuous review (the 'Definitive Map' process). These duties have been translated into three public rights of way Case Programmes, concerned with 'Maintenance and Improvement', 'Enforcement', and 'Path Orders'.
- 1.2 The Council also has a statutory duty to prepare a Rights of Way Improvement Plan ROWIP, which is the means by which the council identifies the changes to be made to its rights of way networks, in respect of management and improvement, in order to improve provision for walkers, cyclists, equestrians and people with restricted mobility. Implementation of the ROWIP is not a duty, and it is therefore good practice to formulate an appropriate Case Programme so that progress can be made within available resources.
- 1.3 The Maintenance and Improvement Case Programme is concerned with ensuring that the standard of public rights of way is suitable for their public use. It is drawn up each year from requests and complaints from the public and from surveys, and incorporates strategic improvements which enhance the network in accordance with the objectives of the Rights of Way Improvement Plan.
- 1.4 The Enforcement Case Programme is concerned with ensuring that the network remains free from obstruction and interference. The Council possesses extensive legal powers to assist it to carry out enforcement work if necessary. The Enforcement Case Programme is compiled from complaints from the public, surveys, and problems noted by officers. Some categories of enforcement work can be grouped together so as to utilise economies of scale, and these are termed 'projects'. An example of an annually active project is ploughing and cropping.
- 1.5 The Path Order Case Programme comprises two processes: 1. the investigation of evidence to support the existence of a public right of way which has not yet been recorded on the Definitive Map (a 'claim'); 2. the legal diversion, extinguishment or creation of a right of way. Both processes are usually carried out on receipt of an application from the public. The Council is under a statutory duty to investigate claims, but only a discretionary power to divert, extinguish or create rights of way.

2. Details of the three existing Case Programmes

2.1 Maintenance Case Programme

There are many outstanding requests and needs for maintenance and improvements on the network, but limited resources require a method of prioritisation. As a general approach, relative priorities for attention are determined through a matrix, attached as Appendix A, through which benefits to the public and value for money are assessed. The priorities, general work programme and works completed are listed in the Case Programme attached at Appendix B. This Case Programme is updated continually as new requests and needs come to light. Funding comes via the annual revenue rights of way works budget, and the capital programme (including S.106). There are plans to seek increased external funds where appropriate. Most surface works projects are carried out by contractors and a

large amount of maintenance work carried out by the team of rights of way Rangers, e.g. vegetation clearances and winter signposting. Volunteers also carry out simple tasks to keep the network open and easily useable.

2.2 Enforcement Case Programme

There are many outstanding enforcement matters recorded on the rights of way network, and present resources do not allow the Council to resolve them all. A monthly prioritisation process takes place, from which the highest priorities are selected for attention. The prioritisation matrix used is attached at Appendix A. The resulting Case Programme for 2013/14 is represented at Appendix C, showing progress and work yet to be done. The proposed Case Programme for 2014/15 is at Appendix D.

2.3 Path Order Case Programme

The Path Order Case Programme is determined each year with close reference to the prioritisation procedure which was agreed between Countryside and Environment and Legal Services in 2008/09 (see background papers). 'Claims' are generally dealt with in chronological order of receipt. For the diversion, extinguishment or creation of public rights of way, the application will only be accepted if the relevant legal criteria are met, and will generally need to demonstrate public benefit, or benefit to the overall management of PROW.

2.4 Appendix E lists all path order cases which have been being dealt with in 2013/14, and all have been completed up to the formal WBC decision stage. Appendix F lists the path order cases proposed for 2014/15 and Appendix G lists the remaining path order cases yet to be dealt with. If a new case is presented in a current year which meets the Statement of Prioritisation for Claims and Path Orders, then officers have agreed to make a request to the portfolio and relevant ward members, for permission for it to replace an agreed lower-priority case in the current Case Programme.

2.5 For claims, the Council has 12 months, from the date that the landowner was notified of the possibility that a right of way exists, to decide whether the evidence is sufficient for a Definitive Map Modification Order to be made. This timescale allows for the due legal processes to be followed. There is a right of appeal to the Planning Inspectorate if the Council either declines to make an Order or if there is a delay of more than one year in reaching a decision. A public inquiry procedure will be required if an Order is made and objections received.

2.6 For diversions, extinguishments and creations, there is no right of appeal to the Planning Inspectorate, but a public inquiry procedure will be required if an Order is made and objections received.

2.7 In addition to the cases, there is a project to re-digitise the Definitive Map of Public Rights of Way. The present Definitive Map is accurate to a scale of 1:10,000 only, and this restricts the scale at which it can be viewed accurately, therefore limiting its use for both the public and council staff. Re-digitisation at 1:1250 also is consistent with British Standard 7666 Pt. 4 and will be needed prior to the statutory re-publication of the Definitive Map so that legal changes can be incorporated at the correct scale. Re-digitisation will also enable the rights of way to be shown on the National Street Gazetteer, which is used by utility companies to identify and protect

highways planned for excavation. This project was left for several years whilst the rights of way Case Programme backlog was reduced.

- 2.8 In 2026, any right of way or highway which was in existence in 1949 and which has never been formally recognised will be automatically extinguished. Parish councils and interested groups are being contacted to explain this legislation and being asked to make known to us any suspected public rights of way which are useful to the public but under threat of extinguishment under this legislation. WBC will then have a duty to examine the evidence for any such suspected routes and to make or reject an Order.

3. Rights of Way Improvement Plan Case Programme

- 3.1 The ROWIP contains 63 strategic objectives, concerned with improving access provision for users and also improving the efficiency of service delivery. Many of these objectives are ongoing, and are incorporated into the normal day-to-day work of the team. Some require special effort in order to progress, and a manageable number were recommended for additional effort in 2013/14. These are attached as Appendix H, with an update on progress.
- 3.2 Note that the objectives in Appendix H are divided into two relative priorities. Many of the ROWIP objectives are ongoing in nature, and it is recommended that effort continues to be made on the top priorities, with the addition of further progress which is being made on the second priorities.

4. Equalities Impact Assessment Outcomes

- 4.1 An Equalities Impact Assessment has been undertaken and is attached.

5. Conclusion

- 5.1 Progress on the four Rights of Way Case Programmes has been set out in this report together with the recommended Case Programmes for 2014/15.

Appendices

Appendix A – Prioritisation matrix for maintenance and enforcement

Appendix B – Maintenance and Improvement Case Programme

Appendix C - Enforcement Case Programme 2013/14

Appendix D – Enforcement Case Programme proposed 2014/15

Appendix E – Path Order Case Programme - path order cases completed 2013/14

Appendix F - Path Order Case Programme – proposed cases for 2014/15

Appendix G – Proposed Path Order Case Programme - remaining cases

Appendix H – Rights of Way Improvement Plan Case Programme