

Miss E. Miller,
Cheddleton Historical and
Archaeological Society,



Facsimile: Stafford 215153

When telephoning, please
ask for Mr. Bradbury
Extension 6193

My ref. 2/MWB/ark 19/3/1/32 Your ref.

Date. 18 April 1989

Dear Miss Miller,

Alleged Right of Way from Crown Point
to Deep Hayes, Cheddleton

You will probably recall that in November 1987 you submitted evidence of an alleged footpath between Crown Point and Deep Hayes.

Since you submitted the evidence, the County Council has started to operate the provisions of the Wildlife and Countryside Act 1981 relating to public rights of way. This means that, if you wish to pursue your claim for a public right of way, it will be necessary for you to submit a formal application under Section 53 of the Wildlife and Countryside Act 1981 to request the County Council to make a modification order to include the path on the definitive map.

I therefore enclose copies of the relevant forms and you will note that the onus is placed on the applicant to notify the landowner of the application and to certify to the County Council that the owner has been so notified.

The advantage of this procedure is that the applicant has a right of appeal in the event of non-determination and/or refusal of the application.

If however you do not wish to pursue your claim for a public right of way you do not need to take any further action.

Yours sincerely,