DATED	12th April
I/A Phill	

...

54

TOWN AND COUNTRY PLANNING ACTS, 1932 AND 1943.

INTERIM PRESERVATION ORDER NO. 2.

C

4.

Brighton Wood, Redding Wood and Hawkcliff Wood, Steeton.

1 57° 1 (1)

SKIPTON RURAL DISTRICT COBNCIL

TOWN AND COUNTRY PLANNTING ACTS, 1932 AND 1943.

INTERIM PRESERVATION OFFER NO. 2.

WHEREAS it appears to us the Rural District Council for the Eural District of Skipton in the West Riding of Yorkshire (hereinafter called "the Council") being the Interim Development Authority for the purposes of the above Acts in respect of the said District that it is expedient having regard to the provisions proposed to be inserted in the Planning Scheme for the said Eural District of Skipton in accordance with Section 46 of the Town and Country Planning Act, 1932, to make provision as hereinafter mentioned for the preservation of these during the period pending the ocming into operation of the provisions in such Scheme.

NOW THEREFORE in pursuance of the powers contained in Section 8 of the Town and Country Planning (Interim Development) Act, 1943, and of all other powers enabling us in that behalf we the Council do ORDER as follows, newely:-

(1) That until such time as a Planning Scheme for the said Rural District of Skipton comes into operation and subject to the exemptions specified in the Second Schedule hereto no person (which expression shall in this Order include any body or firm whether corporate or otherwise) shall except with the consent of the Council cut down, top, lop or wilfully destroy or permit referred to in the first schedule hereto and more particularly within the areas shewn coloured red, orange and green on the plan rereunto annexed now of the said plan.

- (2) Any application for consent of the Council made in pursuance of paragraph (1) hereof shall be in writing and shall contain such particulars and shall be accompanied by such plans as the Council may require and in considering any such application the Council shall be empowered to grant the same either unconditionally or subject to such conditions as they may think fit to impose or may refuse the same <u>PROVIDED THAT</u> (a) any person who is aggrieved by the refusal of any consent under this order or by any condition imposed upon the grant of any such consent may appeal to the Minister of Town and Country Planning (hereinafter called "the Minister") (b) if upon the refusal of any ject to conditions any person proves that he has thereby suffered damage or incurred expense or is likely to suffer damage or incur expense, the Council may make to such person a contribution towards the damage or expense so suffered or incurred or likely to be suffered or incurred.
- (3) Any person contravening this Order shall be guilty of an offence and liable on summary conviction to a fine not exceeding Fifty Pounds and in the case of a continuing offence shall be liable on summary conviction to a fine not exceeding Forty Shillings for every day on which the offence continues after conviction.
- (4) This Order shall take effect from the date on which it is approved by the Minister in accordance with the provisions of sub-section (2) of Section 8 of the Town and Country Planning (Interim Development) Act, 1943.

Dated this 12th day of April One Thousand Nine Hundred and Forty Seven,

THE FIR	ST SCHEDULE hereinbefore referred	to.
Plan	Description of Trees	
	Mixed deciduous with a very small addition of coniferous.	On the west side of Redcar Lane, south of Stecton and known as Brighton Wood,
	-d.o-	On the east side of Barrows Lane, south of Steeton and known as Redding Wood.
	c D	To the south east of Steeton between Hollins Back Lane and the Keighly- Kendal Main Road and known as

howkeliff Wood.

THE SECOND SCHEDULE hereinbefore referred to.

This Order shall not apply so as to require the consent of the Council to the cutting down, topping, lopping or wilful destruction of any tree or shrub undertaken.

- (a) in compliance with an obligation imposed by or under any Act of Parliament; or
- (b) in pursuance of a power conferred on the Postmaster General by virtue of Section 5 of the Telegraph (Construction) Act, 1908; or
- (c) in the case of a local or public authority or statutory undertakers, in the exercise of any powers conferred on the Authority or undertakers by or under any Act of Parliament.

THE COMMON SEAL of the Rural District Council of Skipton was hereunto affixed in the Presence of:-

No. On

2.

(Signed) W. SNOWDEN

Chairman

(Signed) S. C. HARMOOD

Clerk.

6. B. Lam and the second second back with a 2.871/02 2/2 Charles Roc (6th Barch 1948) The Minister of Town and Country Flanning in exercise of the sowers given to him by subsection (2) of Section 6 of the Town and Country Planning (Interia Development) Act, 1945, hereby approx the above Grier, subject to the following modifications: . 1. In line 9 the word "woodlands" shall be substituted for In Clause (1) the words "any part of the woodland areas" 2. shall be substituted for the words "any of the trace", and the words "more particularly within the areas" and from the word "annexed" to the end of the Clause shall be omitted. The following Clause shall be added after Clause (2): -3. (2)(A) If any tree in the said areas of woodlands is felled in the course of forestry operations permitted by or under this Order the cener or ceners of the land shall if required by the Council undertake such replanting as would be in accordance with the practice of good forestry. In the First Schedule the words "Description of Woodland 40 Areas" shall be substituted for the words "Description of In the Second Schedule the words "any part of the woodland 5. areas" shall be substituted for the words "any tree or chrup". SEAL OF THE LINISTER OF TOWN AND COUNTRY ILANNING GIVEN under the Officiel Seal The Court /here/ of the Einister of Icen and TI KOTTAGA Country planning this winth (Intld.) day of March, One thousand Burgeleide nine hundred and forty-eight. Authorised by that habain Yom as Authorised by the Minister to sign in - 510000 WE WE LOLD of any air ky 20

Ans.

converse.

some of really.

Routel 20 - from

TOWN AND COUNTRY FLANFING ACTS, 1932 AND 1943.

INTELIM PRESERVATION ORDER NO. 2.

WHEREAS it appears to us the Rural District Council for the Rural District of Skipton in the West Riding of Yorkshire (hereinafter called "the Council") being the Interim Development Authority for the purposes of the above Acts in respect of the said District that it is expedient having regard to the provisions proposed to be inserted in the Planning Scheme for the said Rural District of Skipton in accordance with Section 46 of the Town and Country Planning Act, 1932, to make provision as hereinafter mentioned for the preservation of **These** during the period pending the coming into operation of the provisions in such Scheme.

NOW THEREFORE in pursuance of the powers contained in Section 8 of the Town and Country Planning (Interim Development) Act, 1943, and of all other powers enablin us in that behalf we the Council do ORDER as follows, newely:-

(1) That until such time as a Planning Scheme for the said Rural District of Skipton comes into operation and subject to the exemptions specified in the Second Schedule hereto no person (which expression shall in this Order include any body or firm whether corporate or otherwise) shall except with the consent of the Council cut down, top, lop or wilfully destroy or permittee the cutting down, topping; lopping or wilful destruction of the the the cutting down, topping; lopping or wilful destruction of the the the second to in the first schedule hereto and more particularly within the second red, orange and green on the plan recurto annowed new of the said Rural District of Skipton within the scope

1

.....

- (2) Any application for consent of the Council made in pursuance of paragraph (1) hereof shall be in writing and shall contain such particulars and shall be accompanied by such plans as the Council may require and in considering any such application the Council shall be empowered to grant the same either unconditionally or subject to such conditions as they may think fit to impose or may refuse the same <u>PROVIDED THAT</u> (a) any person who is aggrieved by the refusal of any consent under this order or by any condition imposed upon the grant of any such consent may appeal to the Minister of Town and Country Planning (hereinafter called "the Minister") (b) if upon the refusal of any consent under this Order or upon the Council granting any such consent subject to conditions any person proves that he has thereby suffered damage or incurred expense or is likely to suffer damage or incur expense, the Council may make to such person a contribution towards the damage or expense so suffered or incurred or likely to be suffered or incurred. odd - see affects
- (3) Any person contravening this Order shall be guilty of an offence and liable on summary conviction to a fine not exceeding Fifty Pounds and in the case of a continuing offence shall be liable on summary conviction to a fine not exceeding Forty Shillings for every day on which the offence continues after conviction.
- (4) This Order shall take effect from the date on which it is approved by the Minister in accordance with the provisions of sub-section (2) of Section 8 of the Town and Country Planning (Interim Development) Act, 1943.

Dated this 12th day of April One Thousand Nine Hundred and Rorty Seven.

	THE FIRST SOMEDULY hereinbefore referred	l to.
No. On Plan	Description of Trees	
W 1.	Mixed deciduous with a very small addition of coniferous.	On the west side of Redcar Lane, south of Stecton and known as Brighton Wood,
₩2.	-do-	On the east side of Barrows Lane, south of Steeton and known as Redding Wood.
W 3.	-do-	To the south east of Steeton between Hollins Bank Lane and the Keighly- Kendal Main Road and known as hawkoliff Wood.

THE SECOND SCHEDULE hereinbefore referred to.

This Order shall not apply so as to require the consent of the Council to the cutting down, topping, lopping or wilful destruction of any tree or shrubundertaken.

- (a) in compliance with an obligation imposed by or under any Act of Parliament; or
- (b) in pursuance of a power conferred on the Postmaster General by virtue of Section 5 of the Telegraph (Construction) Act, 1908; or
- (c) in the case of a local or public authority or statutory undertakers, in the exercise of any powers conferred on the Authority or undertakers by or under any Act of Parliament.

THE COMMON SEAL of the Rural District Council of Skipton was hereunto affixed in the Presence of:-

(Signed) W. SNOWDEN

Chairman

(Signed) S. C. HARWOOD

Clerk.



ittle W Delph 22.195 00d 3 ledding lood 1.859" £3 c Whitley House Whitley Head Reservoir Skipton Rural District Council H. Inowden PRESERVATION OF TREES Chairman <u>STEETON</u> blenk. TPO 0173

T. Yeadon, Surveyor, SKIPTON, MCH.,47