



COMMONS REGISTRATION ACT 1965

Reference Nos 203/U/45
203/U/46
203/U/47
203/U/48
203/U/49
203/U/50

In the Matter of (1) the Village Greens High Street, (2) the grass triangle outside the Village Hall, (3) the site of the Parish Barn, (4) the Green outside Abbott's Cottage, (5) the green and shrubbery outside the Vicarage, and (6) the site of Schorne Well, Schorne Lane, all in North Marston, Aylesbury Vale District, Buckinghamshire

DECISION

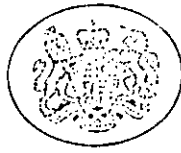
These six references relate to the question of the ownership of (1) land containing about 0.28 of an acre known as the Village Greens, High Street, (2) land containing about 117 square yards being a small triangle of grass outside the gate of the Village Hall, (3) land containing about 0.1 of an acre known as the site of the Parish Barn, (4) land containing about 0.11 of an acre known as the Green outside Abbott's Cottage, (5) land containing about 47 square yards being the green and shrubbery outside the Vicarage and (6) land containing about 1 square yard known as the site of Schorne Well, Schorne Lane, all in North Marston, Aylesbury Vale District being the lands comprised in the Land Section of Register Unit (1) No CL. 149, (2) No CL. 150, (3) No CL. 151, (4) No CL. 152, (5) No CL. 153, and (6) No CL. 154 respectively in the Register of Common Land maintained by the Buckinghamshire County Council of which no person is registered under section 4 of the Commons Registration Act 1965 as the owner.

Following upon the public notice of these references no person claimed to be the freehold owner of the lands in question and no person claimed to have information as to their ownership.

I held hearings for the purpose of inquiring into the question of the ownership of the land at Aylesbury on 5 October 1977.

There was no appearance at the hearings.

In the absence of any evidence I am not satisfied that any person is the owner of the lands, and they will therefore remain subject to protection under section 9 of the Act of 1965.



I am required by regulation 30(1) of the Commons Commissioners Regulations 1971 to explain that a person aggrieved by this decision as being erroneous in point of law may, within 6 weeks from the date on which notice of the decision is sent to him, require me to state a case for the decision of the High Court.

Dated this 5th day of December ————— 1977

a. a. Baden Fuller

Commons Commissioner