

COMMONS REGISTRATION ACT 1965

Reference No.52/U/69

In the Matter of The Old Quarry
Tremeirchion

DECISION

This reference relates to the question of the ownership of land known as The Old Quarry, Tremeirchion being the land comprised in the Land Section of Register Unit No.CL.95 in the Register of Common Land maintained by the Flintshire 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 this reference Flintshire County Council claimed to be the freehodl owner of the land in question and no other person claimed to have information as to its ownership.

I held a hearing for the purpose of inquiring into the question of the ownership of the land at Mold on 13th December 1973.

Mr. H. W. Weston represented the Flintshire County Council, and produced in support of the County Council's claim the Tremeirchion Parish Award 1832, by which the land in question, under the reference "Allotment No.53.1 rood 5 perches", was allotted to the Surveyor of Highways for the Parish of Tremeirchion as a public allotment for materials for (inter alia) the repair of highways roads and bridleways within the Parish. It appears to me that this land is now vested in the Flintshire County Council as highway authority by virtue of the Local Government act 1894 and the Highways Act 1959.

For these reasons I am satisfied that Flintshire County Council is the owner of the land, and I shall accordingly direct the Flintshire County Council, as registration authority, to register itself as the owner of the land under section 8(2) 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 30 k day of

January

1974.

Commons Commissioner

HE Francis