



COMMONS REGISTRATION ACT 1965

Reference No.206/D/280-281 & 282

In the Matter of Racecourse Downs,DECISION

This dispute relates to the registration at Entry No. 1 in the Land Section of Register Unit No. CL.139 in the Register of Common Land maintained by the Cornwall County Council and is occasioned by Objection No. X 301 made by Messrs. L W and H B Matthews and noted in the Register on 5th January 1971 Objection No. X305 made by R J Lobb entered in the Register on 5th January 1971 and Objection No. X527 made by Miss I A and Mr H J Jeffery entered in the Register on 30 November 1970.

I held a hearing for the purpose of inquiring into the dispute at Bodmin on 8 9 10 and 11 March 1977. The hearing of these disputes was heard together with those relating to the adjoining unit No. CL.138.

Mr W A Daniel of A Goldberg and Co appeared for the objectors Mr Lobb and Messrs L J and H B Matthews and Mr Jeffery appeared in person for himself and Miss I A Jeffery.

The applicant for Rights represented or attending in person were those who attended on the disputes relating to Unit CL.138.

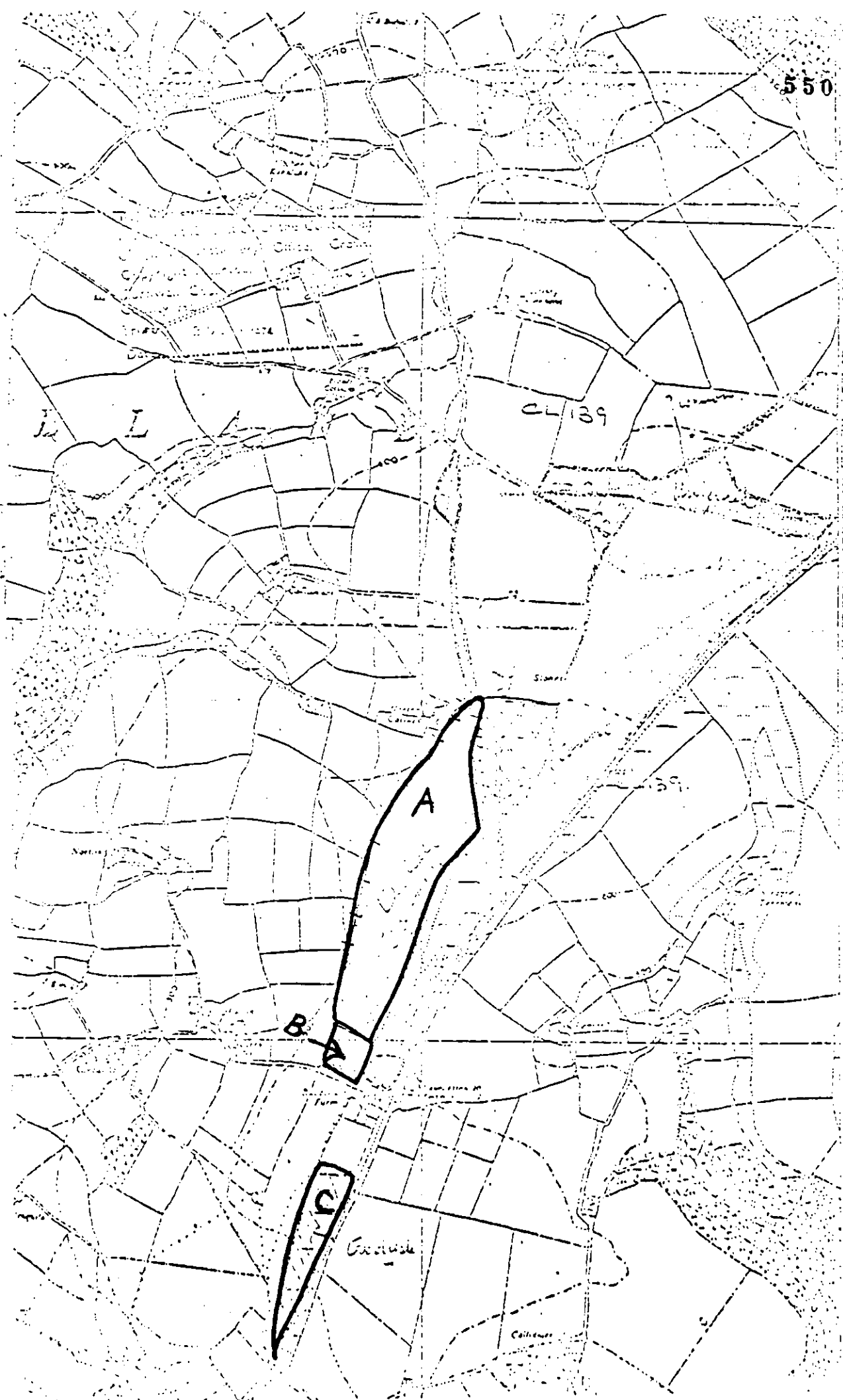
All the applicants for Rights represented or attending the hearing agreed that I should exclude from the Entry in the Land Section the areas Marked A B and C on the plan annexed to this decision and Mr Daniel on behalf of Mr Lobb and Messrs. Matthews agreed that I should confirm the Entry in the Land Section modified so as to exclude the said three areas marked A B and C and I do so accordingly.

For the reasons given in my decision on References 206/D/267 and 268 relating to Unit No. CL.138 I say no more than is necessary for the purpose of confirming the Entry in the Land Section modified as aforesaid. I adjourn References Nos. 206/D/283 to 292 inclusive relating to the Entry's in the Rights Section of this Unit in the hope that the parties will arrive at a negotiated agreement as to the claims for rights on this Unit ~~and~~ Unit No. CL.138.

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 14th day of May 1977

Commons Commissioner.



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