



COMMONS REGISTRATION ACT 1965

Reference Nos 206/D/395
to 400 inclusiveIn the Matter of Shallow Water
Common, Blisland, North Cornwall
District, CornwallDECISION

These disputes relate to the registrations at Entry No. 1 in the Land Section and at Entry Nos 1, 2, 3, 4, 5, 6, 7, 10, 11, 12, 13, 14, 15, 16, 18, 25, 27, 28, 30, 32, 34, 35, 38, 40, 44, 48, 49, 50, 52, 53, 54, 55, 56, 59, 60, 63, 65, 69, 79 (formerly 8), 80 (formerly 9), 81 (formerly 20), 82 (formerly 21), 83 (formerly 22), 84 (formerly 23), 85 (formerly 41), 86 (formerly 45), 87 (formerly 46), 88 (formerly 61), 89 (formerly 62), 90 (formerly 66), 91 (formerly 67), 92 (formerly 68), 93 (formerly 70), 94 (formerly 74), 96 (formerly 37), 97 (formerly 39), 98 (formerly 47), 100 (formerly 57), 102 (formerly 29), 103 (formerly 31), and 104 (formerly 58) in the Rights Section of Register Unit No. CL 187 in the Register of Common Land maintained by the Cornwall County Council and are occasioned by (Land Section) Objection No. X425 made by Mr Peter Throssell and noted in the Register on 25 November 1970, by (Rights Section) Objections Nos X1356, X1396 and X1397 made by Blisland Commoners Association and noted in the Register on 21 December 1972, and by (Rights Section Entry No. 56) Objection No. X1407 made by M & C J Rush and also noted in the Register on 21 December 1972.

I held a hearing for the purpose of inquiring into the disputes at Truro on 4 and 5 July 1979. At the hearing (1) Blisland Commoners Association were represented by Mr V K Leese solicitor of Stephens & Scown, Solicitors of St Austell, and Mr Leese also represented the Cornwall Commoners Association on whose application the Land Section registration was made; (2) Mr M Rush and Mr C J Rush (the said Objectors) were also represented by Mr Leese; (3) Mr A C Fairman of Bests Penquite as successor with his wife of Mr W C Greenaway (he applied for the registration at Rights Section Entry No. 11) attended in person and as representing his wife; (4) Mr Wesley Smith (he applied for the registrations at Rights Section Entry Nos 13 and 30) was represented by Mr M C Culver solicitor of Coningsbys, Solicitors of Bodmin; (5) Mr Charles Cawrse (he applied for the registrations at Rights Section Entry Nos 32 and 48) was represented by Mr C Nicholls of Glanville & Co, Solicitors of Newquay as agents for Peter & Peter, Solicitors of Launceston; (6) Mr Harold James Winn (he applied for the registration at Rights Section Entry No. 38) attended in person; (7) Mr Ernest Denzil Roose (he applied for the registration at Rights Section Entry No. 44) and was for part of the time represented by Mr John G R Romary solicitor of Pethybridges, Solicitors of Bodmin, and for part of the time attended in person; (8) Mr Eric Ronald Cornelius (he applied for the registration at Rights Section Entry No. 52) was also represented by Mr Culver; (9) Mr J Cooper as successor of Mr A C T Runnalls (he applied for the registration at Rights Section Entry No. 55) was also represented by Mr Romary; (10) Mr William Alfred Church (he applied for the registration at Rights Section Entry No. 69) was also represented by Mr Nicholls; (11) Mr Cyril Roger John Bate (he applied for the registration at Rights Section Entry Nos 81, 82, 83 and 84 formerly 20, 21, 22 and 23) was also represented by Mr Culver; (12) Mr John Llewellyn Smith (he applied for the registration at Rights Section Entry No. 90 formerly No. 66) was also represented by Mr Culver; (14) Colonel Farquharson Roberts as successor in title of Mr Herbert Lisle Alexander (he applied for the registration at Rights Section Entry No. 86 formerly 45) was also represented by Mr Nicholls; (15) Mr Alfred Robert Walkey and Mrs Florence Ann Walkey (they applied for the registration at Entry No. 93) were represented by Mr M J Keast surveyor of Rowse Jeffery & Watkins, Estate Agents of Lostwithiel; (16) Mr Richard Smith (he applied for the registration at Rights Section Entry No. 94 formerly 71)



was also represented by Mr Culver; (17) Mr Evan Charles Holman attended in person and as representing his sister Mrs L M Polkinghorne as trustees of the estate of their father Mr John Hawk Holman (he applied for the registration at Rights Section Entry No. 104, formerly 58); and (18) Cornwall County Council as registration authority were represented by Mr Gill.

The land ("the Unit Land") in this register unit is a tract containing (according to the Registry) about 440 acres and is bounded on the south-east by Brockabarrow Common (Register Unit CL 165). The registrations in the Rights Section summarised in the columns 1, 2 and 3 of the First Schedule hereto. The Grounds of Objection No. X425 are:- "The river is the boundary and the land shown on the plan is not common land"; the land so shown is OS No. 1480 containing 8.941 acres and is situated along and within the north-west boundary of the Unit Land. The Grounds of Objections Nos X1356, X1396 and X1397 are summarised in column 4 of the First Schedule hereto. The Grounds of Objection No. X1407 and are at Rights/Registry (Entry No. 56) cannot exist because the applicant was not the owner of the land shaded (hatched) in black, (red) on attached map; such map showed Bedrawl close shaded or hatched (leaving uncoloured Scribbles and Carriase). I am not concerned in these proceedings with the Ownership Section Registration.

Before the hearing, letters were sent to the Clerk of the Commons Commissioners: (i) dated 27 November 1976 from G & I Chisholm, Solicitors of Bodmin on behalf of Mr W J Carter of Candra Farm saying (among other things) that Mr Carter requested cancellation of all his claims to CL 187 Shallow Water Common; and (ii) dated 2 July 1979 from Harvey and Sproull, Solicitors of Bodmin on behalf of Mr Matthews of Fengelly Farm saying in effect that he agreed with Objection No. X425 and also agrees to any reduction in his claim if there is an objection from the Blisland Commoners Association to the amount of his claim; *and (ii) dated 26 November 1976 from G & I Chisholm Solicitors of Bodmin on behalf of Mr W J Carter.*

On the first day of the hearing: (1) Mr Culver and Mr Leese said that Mr Cornelius (Rights Section Entry No. 52) and Blisland Commoners Association were agreed that a part of these proceedings relating to the disputes as to this Rights Section Entry No. should be stood over to await the outcome of a general meeting of the Association in Autumn 1979; and (2) Mr Keast said that Mr and Mrs Walkey (Rights Section Entry No. 93) were agreeable to the land shown on the plan attached to Objection No. X425 being removed from the register and to the registration at Entry No. 93 be altered that the number of animals was reduced to 13 head of cattle or 7 ponies or 65 sheep the right should be considered as attached to the land edged blue on Plan ALW/1 which produced; a copy of such plan forms pages 13 and 14 of this decision.

On the second day of the hearing Mr W M Rowe who is and has been since 1960 Secretary of Blisland Commoners Association gave oral evidence as summarised in column 4 of the First Schedule hereto ("R:.."). While such evidence was being given Mr Culver on behalf of Mr J L Smith (Rights Section Entry Nos 90 and 92, formerly 66 and 68) and Mr Richard Smith (No. 94, formerly 71) and Mr Leese on behalf of Blisland Commoners Association were agreed that the disputes relating to the rights registered at these Entry Nos should be stood over on the same terms as had to be agreed (as set out above) between Mr Cornelius and the Association; and Mr Winn (Rights Section Entry No. 38) for himself and Mr Leese for the Association were agreed similarly as regard registration at Rights Section Entry No. 38.

On the second day of the hearing all those present or represented were agreeable to my giving effect to Objection No. X475; accordingly I conclude that the land shown on the plan attached thereto should not have been included in the Land Section registrati



As regards all the other registrations in the Rights Section (except that at Entry No. 72), I consider that in the absence of any evidence in support of them, I should give effect to them the extent and no more than contemplated by the evidence (which I accept) of Mr Rowe.

As regard the registration at Entry No. 72 (Mr Carter):- ~~None~~ of the references to me by the County Council as registration authority include this number although it must I think necessary have been in ~~it~~ by Objection No. 475. Before this hearing relating to the Unit Land, Mr Carter was at other hearings represented by Mr G I Chisholm solicitor of G & I Chisholm, Solicitors of Bodmin and he said that Mr Carter wish to withdraw from a number of registrations; I have no note or recollection of his ever mentioning the Unit Land. However I have the said 1976 letter ~~clearly~~ indicates Mr Carter is not now interested in the Unit Land. In these circumstances to save the expense of further proceedings I consider that I ought to treat this registration as now in question before me, and on the basis of the said 1976 letter ~~I~~ conclude that it was not properly made.

Upon the consideration set out above and in the First Schedule hereto I confirm the registration at Entry No. 1 in the Land Section with the modification that there be removed from the Register the land shown on the plan attached to Objection No. X425 made by Mr Peter Throssell. I refuse to confirm registrations made at the following Rights Section Entry Nos: 1, 2, 3, 4, 7, 16, 25, 32, 35, 59, 63, 65, 72, ~~85~~ (formerly 8

86 (formerly 45), 86 (formerly 45), 89 (formerly 62), 91 (formerly 67),

92, 103 (formerly 31), and 107 (formerly 74 replacing 43). I confirm the registration at the Rights Section Entry Nos following the modifications (if any) set out in the Decision Table, being the Second Schedule hereto that is to say, 6, 10, 11, 12, 13, 14, 15, 18, 27, 28, 34, 40, 44, 48, 50, 53, 55, 56, 60, 69, 80 (formerly 9), 81 (formerly 20), 82 (formerly 21), 83 (formerly 22), 84 (formerly 23), 85 (formerly 41), 87 (formerly 46), 93 (formerly 70), 96 (formerly 37), 97 (formerly 39), 98 (formerly 47), 100 (formerly 57), 102 (formerly 29), and 104 (formerly 58). As regards the

83 (formerly 61) registrations at Entry No 38 (Mr Wain), No 52 (Mr Cornelius), Nos 90 and 92 (formerly 68 and 69, Mr J L Smith) and No 94 (Mr Richard Smith) I adjourn the proceedings to a date and place to be fixed by a Commons Commissioner; they or some of them may be able to save themselves and others the trouble and expense of a further hearing by taking advantage of regulation 31 (decision by consent) of the Commons Commissioners Regulations 1971

Because so much of the Decision Table is complicated, and it is possible that I may have misunderstood or mistakenly recorded what was at the hearing said to me by Mr Rowe, I give any person who attended or was represented at the hearing and who was entitled to be heard liberty to apply to me within 42 days of this decision being sent to him as to any correction which ought to be made in the said Table or in the First Schedule to this decision. Any such application should in the first instance be made in writing to the Clerk of the Commons Commissioners.

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.

FIRST SCHEDULE
(Rights Section)

Entry No. (in brackets no. of any former Entry)	Applicant and land to which registered right is attached	Right: "c" = head of cattle, "p" = ponies, "h" = horses, "s" = sheep, "peat" or "turf" = right to take or cut peat and/or turf	Objection particularly applicable. "R" refers to evidence given by Mr W M Rowe. "D" refers to a document signed by any applicant or his successor in title or on behalf of an Objector and produced by Mr Rowe
1	M G Runnalls, Venn	Peat	X1356, rights do not exist R: this farm being in Cardinham has no grazing or Turbary rights over the Common.
2	M G Runnalls, Tawna.	Turf	X1356, rights do not exist R: see 1 above.
3	M G Runnalls, Cardeast	Turf	X1356, rights do not exist R: see 1 above.
4	M G Runnalls, Higher Cardeast	Turf	X1356, right does not exist R: see 1 above.
5	C R Bilkey, Higher Lemar	Turf	X1346, right does not exist R: as in 1 above. <i>Withdrawn by 26 Nov 1976 from G E I Chisholm.</i>
6	T J Philp, Pennant Farm	38 c or 38 p or 190 s. Peat	Letter dated 8 December 1976 from Arthur Goldberg Solicitors of Plymouth saying the Pennant is now owned by Mr Patrick Lobb he having purchased it from Mr T J Philp. R: this claim is <u>alight</u> .
7	G T Ardell, Milltown Farm	Peat & Turf	X1356, rights do not exist R: right does not exist because farm is in a different parish.
10	W C Greenaway Black Penquite	9 c or 4 p or 45 s	X1397, fewer animals, 7 c or 3 p or 35 s. R: the present occupier is Mr F Delamere; figures claimed are too high for a farm of 25½ acres; 7 units is enough.



FIRST SCHEDULE (cont'd)

11	W C Greenaway Best's Penquite	11 c or 5 p or 55 s	X1397, fewer animals: 8 c or 4 p or 40 s. Mr A C Fairman says he now owns Best Penquite. R: Objection is withdrawn.
12	R C J Andrews (S M Larsen), Tor Farm	6 c or 3 p or 30 s	X1397, fewer animals: 5 c or 2 p or 25 s. D (Larsen): modified to correspond with X1397. R: should be modified as in D.
13	Wesley Smith Colquite	30 c	X1397, fewer animals: 12 c. D (W Smith): modified to concur with X1356(?). Mr Culver and Mr Rowe agree 13 c or 6 p or 65 s.
14	C T Edward- Collins, Dunnaton	12 c or 60 s	X1397, fewer animals: 3 c or 15 s. R: farm is only 33½ acres of rough grazing; 3 units of 3 c or 1 p or 15 s would be enough.
15	S J Gibson, Somerton Temple	30 c	X1397, fewer animals: 12 c. Mr C J Greenaway said that the Water Authority have taken part of Redhill down for a reservoir. R: number claimed is too high, it should be 12 c or 6 p or 60 s.
16	J Miller, Newton House	2 c or 1 p or 10 s	X1356, rights do not exist. R: no evidence that animals ever grazed from this small agricultural unit.
18	F C Parnell & L M M Parnell, Merry Meeting	12 c (bullocks) or 6 p or 60 s. Peat and Turf	X1397, fewer animals: 11 c or 5 p or 55 s. R: amount claimed is alright, suggest confirm without modification.
25	Barclay Nominees (Branches) Ltd, Meadow Down & Boys House Farm	150 c (cows) & 150 s (ewes)	X1356, right does not exist. R: no animals have been grazed from this farm (in St Neot's parish).



FIRST SCHEDULE (cont'd)

27	W E Andrews (S M Larsen), Tunrose	9 c or 4 p or 45 s. Peat & Turf	X1356, right does not exist D (Rowe): modify objection to read 8 cows or 4 ponies or 40 sheep. D (Larsen): modify right registration to correspond with objection. R: modify to 8 c or 4 p or 40 s.
28	R J L Hoskin, Brake Farm	15 c or 7 p or 75 s	X1356, rights do not exist D (Rowe): cancel objection R: suggest confirm without any modification.
30	Wesley Smith, Deweymeads & Meniridden	100 c or 100 p or 500 s	X1356, rights do not exist Adjourned as agreed.
32	C Cawrse, Carwen	4 c (cows) or 2 p or 20 s	X1356, do not exist; amended 30/7/73 to allow 2 c or 1 p or 10 s. Mr Nicholls said that Mr Cawrse no longer owns this farm and he would therefore offer no evidence. R: no stock is being grazed on the Common from this farm.
34	M V Greenaway, W L Greenaway, & J H Greenaway, Trewint	6 c or 3 p or 30 s. Peat or Turf	X1356, rights do not exist R: present owner is Mr J H Greenaway; modify to 4 c or 2 p or 20 s.
35	W L Greenaway, Higher Carwen	4 c or 2 p or 20 s. Turf or Peat	X1356, rights do not exist R: Higher Carwen adjoins Carwen (32 above); never seen any cattle from there grazed on Common.
38	H J Winn Menzie Downs	50 c or 25 p or 250 s	X1356, rights do not exist Adjourned as agreed.
40	C W Skynner & W A F Skynner, Medland	17 c or 17 p or 85 s	X1396, fewer animals: 13 c or 6 p or 65 s. R: for the acreage, the numbers in the Objection are reasonable.



FIRST SCHEDULE (cont'd)

- 44 E D Roose,
Carbilly 47 c (cows) or 23 p
or 230 s X1356, rights do not exist.
R: 15 c or 7 p and 75 s is
agreed.
Mr Roose said that he did
so agree.
- 48 C Cawrse,
Lower Polpry 6 c or 3 p or 30 s R: no objection.
- 49 D A Lane,
Lower
Carblake 12 c or 12 p or 60 s. X1356, rights do not exist.
R: is in a different
parish, never seen any
animals graze from it.
- 50 T L Merritt,
Part of Somerton
Farm 3 c or 3 p or 15 s X1396, fewer animals:
2 c or 1 p or 10 s.
R: the land is only
7 acres; the Objection
figures are correct.
- 52 Miss E R
Cornelius,
Moss Farm 90 c (cows) and 65 s
and 200 s X1356, rights do not exist.
Adjourned as agreed.
- 53 W J Rawlings,
Whitehead &
part of
Bradford 10 c or 50 s X1397, fewer animals:
7 c or 35 s.
R: for the acreage of this
farm the figure should be
7 c or 3 p or 35 s.
- 54 F J J Jones,
Vicarage Farm 4 c or 4 p X1356, rights do not exist.
R: Vicarage Farm is in a
different parish; never
seen animals grazing from
it on the Common.
- 55 A C T Runnals,
Treswigga
Farm 50 c and 60 s and
2 p. Turf or Peat X1396, fewer animals:
13 c or 2 p or 60 s.
Mr Romary (at the hearing)
Mr J Cooper is now the
owner he and
Mr Rower have agreed.
10 units. Since the
hearing letters of
19 and 20 July 1979
received by Clerk of
Commons Commissioners say-
ing that the intended
agreement between Mr Cooper
and Blisland Commoners
Association is for 13 c or
6 p or 65 s.



FIRST SCHEDULE (cont'd)

56	P G Throssell & E Throssell, Carkees	24 c (cows) or 2 p or 120 s	X1396, fewer animals: 15 c or 7 p or 75 s. X1407 (M & C J Rush): applicants not the owners of hatched red (Bedrawl). R: they were not at the time of the registration the owners or occupiers o Bedrawle (they only owned Carlees and Scribble); the Objection nos 15 c or 7 p or 75 s are appropria
59	Rt Hon A V Viscount Clifden, Kingswood Farm	51 c or 51 p or 255 s	X1356, rights do not exist. R: farm has no rights.
60	W F Matthews Pengelly Farm	37 c or 18 p or 185 s	X1396, fewer animals: 33 c or 16 p or 165 s. letter, 2 July 1979 from Harvey and Sproull, any objection agreed. R: Objection nos are correct.
63	Rt Hon A V Viscount Clifden, Pinsla Park Farm	60 c or 60 p or 300 s	X1356, rights do not exist R: never seen any animals grazing on the Common from this farm.
65	Peter Farmer Limited, Minaridden Farm	30 c or 30 h or 30 s	X1356, rights do not exist R: never seen any animals grazing on Common from this farm.
69	W A Church, Part of Trewint Farm	2 c or 2 p or 10 s	X1356, rights do not exist. X1396, fewer animals: 2 c or 1 p or 10 s. Mr Nicholls said objection figures are agreed.
72	W J Carter (?not attached) (registered 5 April 1973)	45 c or 45 p or 225 s. Turf or Peat	? Not expressly referred. Letter, 27 November 1976 from G & I Chisholm agreeing cancellation.



FIRST SCHEDULE (cont'd)

79 (8)	N S Davidson (Swayne) South Kerrow Farm	40 c or 120 s, turf or peat, tree lopping gorse etc excluding tinted red on overtrace No. 0598	X1356, rights do not exist. D (Larsen): cancel registration corresponds with objection X1356. R: rights do not exist.
80 (9)	A H R Sleep Hawktor Cottage	10 c <u>and</u> 15 s, excluding as above	R: confirm without any modification.
81 (20)	C R J Bate, Part of Somerton Farm	3 c or 3 p or 15 s, excluding as above	X1397, fewer animals: 2 c or 1 p or 10 s. D (Bate): modify to correspond with X1397. Mr Culver agrees objection.
82 (21)	C R J Bate, Part of Somerton Farm	7 c or 7 p or 35 s, excluding as above	X1397, fewer animals 4 c or 2 p or 20 s. D (Bate): modify to correspond with X1397. Mr Culver agrees objection
83 (22)	C R J Bate, Abbey Farm	35 c or 5 p or 25 s, excluding as above	X1397, fewer animals: 20 c or 5 p or 25 s. D (Bate): modify to correspond with X1397. Mr Culver and Mr Rowe agree that the figure should be 22 c or 11 p or 110 s.
84 (23)	C R J Bate, Hill Horse & Broad Park Farm	35 c or 33 p or 165 s, excluding as above	X1397, fewer animals: 20 c or 20 p or 100 s (amended 30/7/73 to 22 c or 11 p or 110 s). D (Bate): modify to correspond with X1397. Mr Culver agrees objection as amended.
85 (41)	S T Spurrell Medland	17 c or 17 p or 85 s, excluding as above	X1396, fewer animals: 13 c or 6 p or 65 s. R: for the acreage, the Objection numbers are reasonable.



FIRST SCHEDULE (cont'd)

86 (45)	H L Alexander Popehouse	3 c or 1 p or 15 s, excluding as above	X1356, right does not exist R: now owned by Colonel Farquhar Roberts; never known any animals grazed on Common from this farm. Mr Nicholls says that no evidence is offered on behalf of Colonel Roberts.
87 (46)	C J Greenaway, Churchtown Farm	3 c or 1 p or 15 s, excluding as above; turf or peat	X1356, rights do not exist D (Rowe): Objection cancelled. R: objection is withdrawn therefore registration is alright.
88 (51)	F R Finnemore & A W Finnemore, Higher Lank	70 c <u>and</u> 30 calves, excluding as above	X1397, fewer animals: 25 c. R: Should be as agreed for CL 125 (St Foreward)
39 (62)	Trustees of Monesworth St Aubyn Settled Estate (rights not attached)	200 c or 200 p <u>and</u> 500 s. Turf or peat gorse etc	X1356, rights do not exist R: understood from Colonel St Aubyn claim the right is not persist- in.
90 (66)	J L Smith, Tredawle Manor	20 p, excluding as above	X1356, rights do not exist Adjourned as agreed.
91 (67)	D A J Yelland, Little Meadow	21 c or 21 p or 105 s; peat or turf excluding as above	X1356, rights do not exist R: understands this registration has been withdrawn.
92 (68)	J L Smith, Barton Bolventor	25 c or 25 p or 125 s, excluding as above	Adjourned as agreed.
93 (70)	A R Walkey and F A Walkey, Casehill	60 c (cows) <u>and</u> 12 h or 300 s, excluding as above	X1356, rights do not exist R: has been agreed with Mr Keest at 13 c or 7 p or 65 s attached to land edged red on Plan ARW/1.
94 (71)	Richard Smith (in gross)	10 c or 10 p, excluding as aforesaid	X1356, rights do not exist Adjourned as agreed.
96 (37)	W G Hambley, Lords Waste	16 c or 8 p or 80 s	R: no objection.
97 (39)	C J Rush, Deacons Farm	8 c or 4 p or 50 s	R: no objection.



FIRST SCHEDULE (cont'd)

98 (47)	V M Raymont Carbaglet	8 c or 4 p or 30 s	R: has been reduced from 15 c or 7 p or 75 s at No. 47; No. 98 is alright.
100 (57)	Mr S W Rich, Durfold Farm	12 c <u>and/or</u> 6 h or p <u>and/or</u> 60 s; turf or peat, tree loppings etc	X1356, rights do not exist, but amended (30/7/73) to 12 c <u>or</u> 6 p <u>or</u> 60 s. D (Rich): modified to correspond with X1356. R: the word "and" should be deleted.
102 (29)	A L Rowe, Lanxon Farm	15 c or 7 p or 75 s; peat or turf	X1356, rights do not exist. D (Rowe): cancel objection. R: confirm without any modification.
103 (31)	A J Govett, Lower Penquite	5 c (cows) or 5 p or 25 s; turf or peat	X1356, rights do not exist. R: no rights have ever been exercised from Penquite.
104 (58)	J E Holman, Pendrift	40 c or 40 p or 120 s; turf (De Lank River); tree loppings etc	X1356, rights do not exist. D (Rowe) modify objection to read 16 c or 8 p or 80 s. D (Holman): modified to correspond with objection. R: it is agreed. Mr E C Holman agreed 16 c or 8 p or 80 s.
107 (74) (43)	P A'L Coleenso- Dingle, Benorth Farm	8 c; turf or peat; in accordance with over traces on Register map.	X1356, rights do not exist. R: this farm is in Cardinha never seen any grazing on Common from it.

SECOND SCHEDULE
(Decision Table)

Entry No. (no. of any former Entry)	Modification if any
6	No modification.
10	For "9 head of cattle or 4 ponies or 45 sheep" substitute "7 head of cattle or 3 ponies or 35 sheep".
11	No modification.
12	For "6 head of cattle or 3 ponies or 30 sheep" substitute "5 head of cattle or 2 ponies or 25 sheep".



SECOND SCHEDULE (cont'd)

- 13 For "30 head of cattle" substitute "13 head of cattle or 6 ponies or 65 sheep".
- 14 For "12 head of cattle or 60 sheep" substitute "3 head of cattle or 1 pony or 15 sheep".
- 15 For "30 head of cattle" substitute "12 head of cattle or 6 ponies or 60 sheep".
- 18 No modification.
- 27 For "9 head of cattle or 4 ponies and 45 sheep" substitute "8 head of cattle or 4 ponies or 40 sheep".
- 28 No modification.
- 34 For "6 head of cattle or 3 ponies or 30 sheep" substitute "4 head of cattle or 2 ponies or 20 sheep".
- 40 For "17 head of cattle or 17 ponies" substitute "13 head of cattle or 6 ponies or 65 sheep".
- 44 For "47 cows or 23 ponies or 235 sheep" substitute "15 head of cattle or 7 ponies or 75 sheep".
- 48 No modification.
- 50 For "3 head of cattle or 3 ponies or 15 sheep" substitute "2 head of cattle or 1 pony or 10 sheep".
- 53 For "10 head of cattle or 3 sheep" substitute "7 head of cattle or 3 ponies or 35 sheep".
- 55 For "50 head of cattle and 60 sheep and 2 ponies" substitute "13 head of cattle or 6 ponies or 65 sheep".
- 56 For "24 cows or 24 ponies or 120 sheep" in column 4, substitute "15 head of cattle or 7 ponies or 75 sheep"; in column 5 delete "the Bedrawl", and alter the blue line on the supplemental map in such column referred to by removing from the area enclosed that within the blue verge line all the land (hatched) in black (red) on the map attached to objection No. X1407.

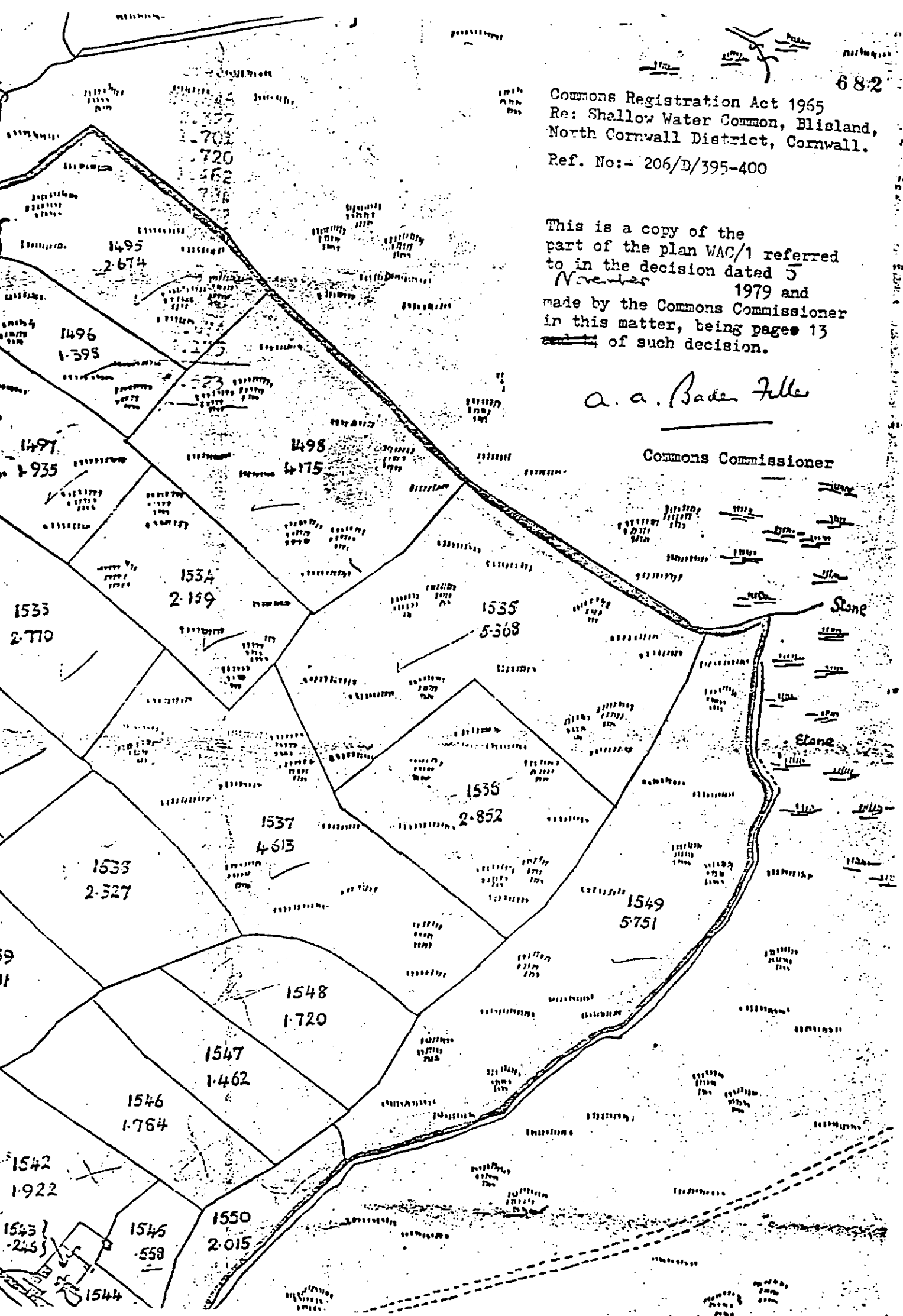
Shaded

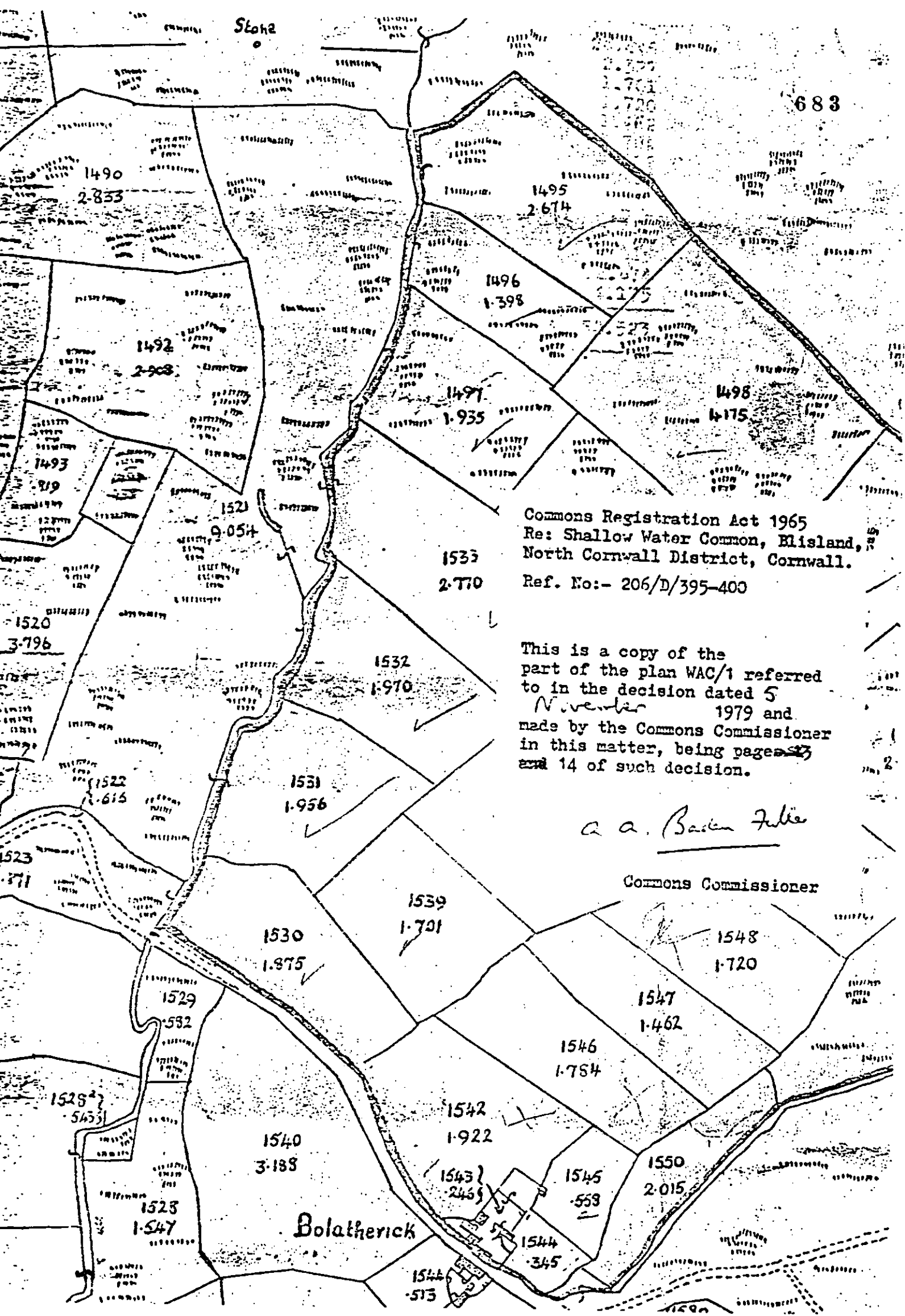
Commons Registration Act 1965
Re: Shallow Water Common, Blisland,
North Cornwall District, Cornwall.
Ref. No:- 206/D/395-400

This is a copy of the
part of the plan WAC/1 referred
to in the decision dated 5
November 1979 and
made by the Commons Commissioner
in this matter, being pages 13
of such decision.

a. a. Bades Fille

Commons Commissioner





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Commons Registration Act 1965
 Re: Shallow Water Common, Blisland,
 North Cornwall District, Cornwall.
 Ref. No:- 206/D/395-400

This is a copy of the
 part of the plan WAC/1 referred
 to in the decision dated 5
 November 1979 and
 made by the Commons Commissioner
 in this matter, being pages 3
 and 14 of such decision.

a a. Barker Jullie

Commons Commissioner

Bolatherick



SECOND SCHEDULE (cont'd)

- 60 For "37 head of cattle or 18 ponies or 185 sheep" substitute "33 head of cattle or 16 ponies or 165 sheep".
- 69 For "or 2 ponies" substitute "or 1 pony".
- 80 (9) No modification.
- 81 (20) For "3 head of cattle or 3 ponies or 15 sheep" substitute "2 head of cattle or 1 pony or 10 sheep".
- 82 (21) For "7 head of cattle or 7 ponies or 35 sheep" substitute "4 head of cattle or 2 ponies or 20 sheep".
- 83 (22) For "33 head of cattle or 5 ponies or 25 sheep" substitute 22 head of cattle or 11 ponies or 110 sheep".
- 84 (23) For "33 head of cattle or 33 ponies or 165 sheep" substitute "22 head of cattle or 11 ponies or 110 sheep".
- 85 (41) For "17 head of cattle or 17 ponies or 85 sheep" substitute "13 head of cattle or 6 ponies or 65 sheep".
- 87 86 (46) No modification.
- 88 (61) For "70 head of cattle or 30 calves" substitute "25 head of cattle or 12 ponies or 125 sheep".
- 93 (70) For "60 cows and 12 horses or 300 sheep" substitute "13 head of cattle or 7 ponies or 65 sheep" and for all the words in column 5 substitute a description of the land edged black on the plan ARW/1 a copy of which forms pages 13 and 14 of this decision, such a description to be in such word with such map if any as the County Council as registration authority may choose.
- 96 (37) No modification.
- 97 (39) No modification.
- 98 (47) No modification.
- 100 (57) For "12 head of cattle and/or 6 horses or ponies and/or 60 sheep" substitute "12 head of cattle or 6 horses or ponies or 60 sheep".



SECOND SCHEDULE (cont'd)

102 (29)

No modification.

104 (58)

For "40 head of cattle or 40 ponies or 120 sheep" substitute "16 head of cattle or 8 ponies or 80 sheep".

Dated this 5th day of November 1979.

a. a. Baiten Fuller

Commons Commissioner