

COMMONS REGISTRATION ACT 1965

Reference Nos.206/D/36 to 42 Inclusive

In the Matter of The two pieces of land known as Tregeseal & Bosvargus Common St Just-in-Penwith, Penwith D, Cornwall

DECISION

These disputes relate to the Registration at Entry No.1 in the Land Section and Entries Nos. 2, 5,7 and 12 in the Rights Section of Register Unit No. CL223 in the Register of Common Land maintained by the Cornwall County Council and are occasioned by Objection No.X28 entered in the Register on 4th March 1970, Objection No.X998 entered in the Register on 25th May 1972, Objection No.X999 entered in the Register on 25th May 1972, Objection No.X1000 entered in the Register on 25th May 1972 all made by New Consolidated Mines of Cornwall Ltd and Objection No.X440 made by English Clays Lovering Pochin & Co Ltd and entered in the Register on 4th December 1970.

I held a hearing for the purpose of inquiring into these disputes at Truro on 8th May 1975. Mr Fepperell Solicitor appeared for Mrs L.J. Hosking, Mrs C.L. Boyns, Mr W.F. Grose and Mr & Mrs J.H.M. Nicholas who were claimants for common rights and Mr Milln Solicitor appeared for New Consolidated Mines of Cornwall Ltd and English Clays Lovering Fochin & Co Ltd the objectors. Mr Pepperell and Mr Milln agreed that I should confirm the Entry at No.1 in the Land Section of the Register Unit modified so as to be limited to the land identified on the maps annexed to the modified applications of Mrs Hosking and Mrs Boyns Entries Nos. 7 and 12 in the Rights Section of the Register Unit and to confirm the Entries Nos. 2, 5, 7 and 12 in the Rights Section of the Register Unit as affecting only the land comprised in Entry No.1 in the Land Section, modified as aforesaid.

I therefore confirm the Entry at No.1 in the Land Section of the Register Unit modified so as to be limited to the land identified on the maps annexed to modified applications of Mrs Hosking and Mrs Boyns (Entries Nos. 7 and 12 in the Rights Section of the Register Unit) and I confirm the Entries at Nos. 2, 5, 7 and 12 in the Rights Section of the Register Unit as affecting only the land comprised in Entry No.1 in the Land Section modified as aforesaid.

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	<i>May</i> 1975		
		C.	A	Se HI-

Commons Commissioner