



COMMONS REGISTRATION ACT 1965

Reference No. 206/D/693-695

In the Matter of Tresean Common, Cubert
Carrick D.

DECISION

This dispute relates to the registration at Entry No 1 in the Land Section and all the Entries in the Rights Section of Register Unit No. CL.351 in the Register of Common land maintained by the Cornwall County Council and is occasioned by Objection No. X 28A made by Cornwall County Council and noted in the Register on 5 January 1973, and Objection No. X1491 made by M A Johnson noted in the Register on 24 October 1972.

I held a hearing for the purpose of inquiring into the dispute at Truro on 15 March 1979.

These disputes were heard together with those relating to the major part of Tresean Common CL.316 and also Cubert Common CL.117.

The Entry in the Land Section of this Unit and all the Entries in the Rights Section are provisional, as also are the Entry in the Land Section and all the Entries in the Rights Section of Unit No. CL.316. All the Entries in the Rights Section of this Unit other than Entries Nos 6 and 7 which it was agreed I should refuse to confirm, are duplicated in the Rights Section of Unit No. 316. In these circumstances no useful purpose is served by maintaining this unit as a separate unit. The course I propose to take is to modify the Entry in the Land Section of Unit No. CL.316 by adding to it the land identified in the Land Section of this unit and to refuse to confirm all the Entries in this unit, with the result that there will be one unit CL.316 comprising the whole of Tresean Common and the unit will be removed from the Register as a separate unit.

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

25th

day of

September

1979

.....
Commons Commissioner