



COMMONS REGISTRATION ACT 1965

Reference No. 206/D/809-813

In the Matter of West Moor,
 Altarnun

DECISION

This dispute relates to the registration at Entry Nos. (now 123) 2 and 5 in the Rights Section of Register Unit No. CL 110 in the Register of Common Land maintained by the Cornwall County Council and is occasioned by Objection No. X370, X373 and X371 all made by the personal representatives of George Sandercock, deceased and all noted in the Register on 3 November 1970 and to the Registration at Entry Nos. 2 and 9 and respectively in the Rights Section of the same Register Unit occasioned by Objections No. X367 and X366 made by Davidstow and West Moor Commoners Association and noted in the Register on 4 December 1970.

I held a hearing for the purpose of inquiring into the dispute at Bodmin on 29 October 1980. The hearing was attended by Mr M Warne of Messrs Peter, Peter and Son, Solicitors of Launceston who appeared for the personal representatives of George Sandercock deceased, and Mr J D Coad whose application is registered under Entry No. 6 in the Rights Section. Mr P M Hewlitt of Messrs Parnall and Company, Solicitors of Launceston who appeared for Mrs M E Richards, successor to Mrs J Wills deceased, Mr J Northey and Mr W Jasper, all of whom were applicants in the Rights Section and Mr Gill who appeared for the County Council. The Davidstow and West Moor Commoners Association was represented by its Chairman.

I was informed that all persons had agreed that I should be invited to confirm all the Registrations in the Rights Section other than Entry Nos. 123, 2 and 5 with the following modifications: (a) Entry No. 6 to read '24 head of cattle or 24 ponies or 120 sheep' and (b) Entry No. 9 to read '8 cattle or 8 horses or 32 sheep'.

(except for Entries Nos 123, 2 and 5)

For these reasons I confirm the registrations with the modifications already mentioned.

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

17th

day of

November

1980

George Herbert

Commons Commissioner