



COMMONS REGISTRATION ACT 1965

Reference No. 262/D/288

In the Matter of Thorny Bank,
Orton, Eden District, Cumbria

SECOND DECISION

This second decision is supplemental to my decision dated 21 July 1980 and given on the information available to me at a hearing held by me at Penrith on 2 July 1980.

Pursuant to the liberty to apply by me granted to Mr Relph by my said 1980 decision, I have received from him letters dated 10 September and 6 December 1980, with which was enclosed a letter dated 1 December 1980 addressed to me and signed by Mr Wilson, and countersigned as agreed by Mr Relph and Mr Thwaites.

In accordance with such letters, I alter page 2 of my said 1980 decision by substituting for the last sentence (about 12 lines) of the first paragraph, the following:- "For the above reasons, I give no decision about the registration at Entry No. 2 and having regard to the agreement made in a letter dated 1 December 1980, signed by Mr Wilson and countersigned by Mr Relph and Mr Thwaites, I confirm the registration at Entry No. 1 with the modification that for all the words in column 4 there be substituted: "Two stints as hereinafter defined. In this registration a stint means a right to depasture either five ~~views~~ with their unweaned lands or one head of cattle"; and for all the words in column 5 there be substituted: "Stints held in gross".

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 22nd — day of *January* 1981

a. a. Baden Fuller

Commons Commissioner