



In the Matter of Beesands Green (part)  
Stokenham, Devon (No. 1)

DECISION

These disputes relate to the registration at Entry No 1 in the Land Section of Register Unit No.VG.28 in the Register of Town or Village Greens maintained by the Devon County Council and are occasioned by Objection No. 62 made by Major A W Rainey and noted in the Register on 1 September 1970, and Objections Nos. 304 and 617 made by Beesands Estates Ltd and by Mr T J Honeywill and Mr J S Honeywill respectively and both noted in the Register on 25 March 1971.

I held a hearing for the purpose of inquiring into the dispute at Dartmouth on 20 May 1980. The hearing was attended by Mr J Broom, Solicitor, on behalf of the Devon County Council and by Mr S Tuckey, of Counsel, on behalf of Beesands Estates Ltd, Mr T J Honeywill and Mr J S Honeywill. There was no appearance by or on behalf of Major Rainey, but Mr Broom said that it was agreed that the land the subject of Major Rainey's Objection should be excluded from the Register Unit.

The other parts of the land comprised in the Register Unit adjoin the land comprised in Register Unit No.VG.18 and for the purpose of these proceedings are undistinguishable from it. For the reasons given in my decision in In the Matters of Beesands Green, Stokenham, Devon (1980), Ref Nos 209/D/135-136 I confirm the registration with the following modification: namely, the exclusion of the land the subject of Objection No. 62.

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.

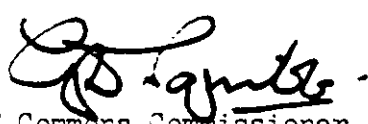
Dated this

19<sup>th</sup>

day of

June

1980

  
Chief Commons Commissioner