



## COMMONS REGISTRATION ACT 1965

Reference Nos 209/D/308  
209/D/309In the Matter of Lydford Inner  
Common, Lydford, West Devon  
District, DevonDECISION

These disputes relate to the registrations at Entry No. 1 in the Land Section and at Entry Nos 1 to 285 exclusive of Nos 31, 168, 222, 228, 230, 279, 280, 281, 282 and 283 which have been cancelled but otherwise inclusive, and including also the registrations at Entry Nos 286, 287, 289 and 290, which replace those at Entry Nos 185 and 42, in the Rights Section of Register Unit No. CL 64 in the Register of Common Land maintained by the Devon County Council and are occasioned by Objection No. 211 made by the Secretary of State for Defence and noted in the Register on 18 November 1970, by Objection No. 368 made by Mr R J Lowries and noted in the Register on 7 December 1970, by Objections Nos 392, 393, 394 and 395 made by HRH Charles Prince of Wales, Duke of Cornwall and noted in the Register on 2 and 8 December 1970, by Objections Nos 789 and 1119 made by Devon County Council and noted in the Register on 8 January 1971 and by some of the Rights Section registrations being in conflict.

I held a hearing for the purpose of inquiring into the disputes at Plymouth on 5, 7 and 8 October 1982. At the hearing: (1) Secretary of State for Defence was represented by Mr A J Perrett solicitor with the Treasury Solicitor; (2) the Attorney General for the Duchy of Cornwall was represented by Mr C Sturmer, Land Agent for the Duchy as regards their Dartmoor Estate; (3) Mr Robert James Lowries the said Objector and his wife Mrs Joan Edith Lowries were represented by Mr P W Harker solicitor of Bellingham & Crocker, Solicitors of Plympton; (4) Devon County Council were represented by Mr P A J Browne, senior assistant solicitor with the Council; and (5) Lady Sylvia Rosalind Pleadwell Sayer on whose application with Vice Admiral Sir Guy Bouchier Sayer the registration at Entry No. 62 was made, attended in person on her own behalf and as representing him; and (6) Lydford Commoners Association were represented by Mr F J Woodward solicitor of Burd Pearse, Prickman & Brown, Solicitors of Okehampton on the instructions of Mr M J Cole their chairman.

The land ("the Unit Land") in this Register Unit is a tract from east to west about 2 miles long and about 1 mile wide, exclusive of an area about 600 yards long and 300 yards wide being, or around, Doetor Farm; the Land Section registration was made by Devon County Council without application. In the Rights Section there are 275 registrations numbered as above. In the Ownership Section, Secretary of State for Defence is registered as owner of a part ("the S of S Part") of the Unit Land which is about 1 mile long from east to west and is nowhere more than about  $\frac{1}{2}$  a mile wide; HRH Charles Prince of Wales, Duke of Cornwall is registered as owner of another part ("the Duchy Part") of the Unit Land which comprises all



the remainder of it except the comparatively very small part next mentioned; Lt-Col. Vincent Warwick Calmady-Hamlyn is registered as the owner of the remaining part ("the Calmady-Hamlyn Part") of the Unit Land which extends for about 600 yards from the south boundary of the Unit Land to Doetor Brook and adjoins the east side of the S of S part and has a width varying from about 150 yards on the south to about 250 yards on the north.

On the first day of the hearing, Mr Browne referred to Objection No. 211 the grounds of which are in effect that the S of S Part "being part of the Manor of Willsworthy was not common land at the date of registration", and also to Objection No. 368 the grounds of which are in effect that OS Nos 17 and 18 together containing 1.890 acres (the most westerly part of the Unit Land on the east side of and adjoining the A386 road) was not common land at the date of registration, and suggested that in view of the withdrawal of Objection No. 211, it was clear that subject to the removal of OS Nos 17 and 18 from the Register, I could confirm the Land Section registration without any other modification; the County Council did not object to this removal. Mr Perrett on behalf of the Secretary of State confirmed that the Objection No. 211 was withdrawn and handed in the letter mentioned in Part I of the First Schedule hereto. Mr Harker produced on behalf of Mr and Mrs Lowries the documents specified in Part II of the First Schedule hereto; which documents showed that the land being OS Nos 17 and 18 had been dealt with since 1937 in a manner inconsistent with it being common land within the 1965 Act section 22 definition. Upon these considerations, nobody at the hearing suggesting otherwise, my decision as regards the Land Section is: that the land being the said OS Nos 17 and 18 be removed from the Register, and that subject to such removal such registration was properly made. However by subsection (7) of section 5 of the Commons Registration Act 1965, Objection Nos 211 and 368 are, notwithstanding that they are expressed to be limited to the Land Section registrations to be treated as Objections to all the Rights Section registrations; so I must, notwithstanding that their makers are content with my above recorded Land Section decision, consider any evidence or contentions which may be made about such Rights Section registrations, notwithstanding that they or some of them may not be particularly mentioned in any Objection.

As regards the Rights Section registrations, on the first day of the hearing, Mr Browne said that the County Council were not pursuing Objection Nos 789 and 1189, the grounds of which were that the rights registered at Entry Nos 62, 63, 194 to 211 inclusive, 217, 224 and 225 did not exist; and Mr Sturmer said that the Duchy were withdrawing Objection No. 392 as regards Entry Nos 62, 63, 194 to 211 inclusive and 217 the grounds of which were that the rights registered at these Entry Nos and at Entry Nos 224 and 225 did not exist on the Duchy Part, but were maintaining such Objections as regards Entry Nos 224 and 225 because as regards these two registrations the Duchy had no record of Venville rents ever having been paid. By reason of other business, I then adjourned the proceedings to the day after the next (7 October).

On 7 October, Mr Woodward on behalf of the Commoners Association submitted (in effect):- The withdrawal of the County Council and the Duchy as above recorded of Objections Nos 789, 1189 and 392 did not establish that the registrations at Entry Nos 62, 63, 194 to 211 inclusive and 217 were rightly made; section 7 of



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the Commons Registration Act 1965 does not apply when an objection is withdrawn after a reference has been made to a Commons Commissioner; in accordance with re Sutton 1982 1WLR 647 confirmation of the registrations should be refused unless their validity is established by evidence. He understood Lady Sayer would disagree, relying on the decisions of the Chief Commons Commissioner in re Headland Warren (dated 17 February 1976 about Register Unit No. CL 148) and in re Hentor Warren (dated 30 May 1977 about Register Unit No. CL 190), and of His Honour Judge Finlay QC in the High Court affirming the 1977 decision; the Commoners Association wished to question the applicability of these decisions to the Unit Land (CL 64). The "presentment of the jury at a Survey Court for the Forest of Dartmoor AD 1609 (LC/1 is an extract from it, headed "Belstone 1875") does not establish these registrations; for further details of the 1608 presentation, see Dartmoor Preservation Association 1890 publication ("1890/DPA") being a lecture by Mr Percival Birkett, with a report by Mr Stuart A Moore to the Committee, and an introduction by Sir Frederick Pollock. Lady Sayer's views as at August 1982 appear in "Threat to Dartmoor Commons Land (LC/2: she agreed I might read this). There was a difference between the rights as deduced from ancient documents and as deduced by modern usage, as explained in the 1956 evidence of the Dartmoor Commoners Association to the Royal Commission (LC/3). The said decisions being about CL 148 and CL 190 could not apply to another common (such as the Unit Land); Mr D M Scott (applicant for the registration at Entry No. 63 of the Unit Land) after the 1976 decision wrote to the County Council asking them to treat it as generally applicable to all commons around the Forest and suggesting that they request the Secretary of State to make a regulation having this effect, but was told that the Secretary of State had no power to do this, so no regulations have been made. The 1609 presentment could only apply to Duchy land; the 1977 decision mistakenly treated all the commons surrounding the Forest as being or as having at one time been in the ownership of the Duchy; the parts of the Unit Land marked "A" and "C" on the Register map were never in the ownership of the Duchy.

Lady Sayer (against Mr Woodward) submitted (in effect):- The said decisions were binding on me, and I could not now reverse them. The Lydford Commoners Association could at the CL 148 and CL 190 hearings have expressed their views; they were not there and could not now put forward arguments against the decisions made. The decisions were not dependent on the ownership of the commons which surrounding the Forest are known as the Commons of Devon and of which the Unit Land is one. The practical effect of Venville rights being recognised over the Unit Land would be minimal but such recognition might be important for Dartmoor National Park. Mr Woodward had only raised the inapplicability of the said decisions at this "eleventh hour" and I should therefore reject his submissions.

At the hearing I ruled that I would hear any evidence offered about the registrations mentioned in Objections Nos 789, 1189 and 392, notwithstanding that the County Council and the Duchy had withdrawn them wholly or in part, being then (and now) of the opinion that under the law as established in re Sutton supra, I was at least required to do this.



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Mr Mervyn John Cole in the course of his oral evidence said (in effect):-  
He had been chairman of Lydford Commoners Association since 1978, having succeeded Mr S H R Higgins who died in 1977 and who was chairman when the Commons Registration Act 1965 came into force. He (the witness) attended meetings of the Association when there were discussions as to the registrations which had been made under the 1965 Act; members raised no point as to the registration of rights "to stray" by persons who had a right to graze on adjoining common land, he and other members of the Association having themselves registered a right "to stray" on the commons adjoining the Unit Land; but members did question rights which had been registered as attached to land a "long way off" the Unit Land, such as at Holne, Widdicombe, and Buckfastleigh; it was not practical (so he and other members thought) to exercise rights so registered from "so far away"; such rights were "non genuine". He attended a meeting when it was said that the Duchy had made an Objection to such rights (from a long way off), and the Association thought that was enough. When this hearing began (5 October 1982) on behalf of the Association his intention was to support the Duchy Objection; it was only then that he first heard their Objection had been withdrawn. On the Dartmoor Commoners Association he represented the Lydford Commoners Association affiliated to it; he had heard the said 1976 and 1977 decision being discussed at a meeting of the Dartmoor Commoners Association; he had heard of the word "Venville" and thought it had something to do with the Forest but he thought the decisions had nothing to do with the Unit Land; none of the Unit Land registrations contain the word "Venville". His knowledge of the Unit Land was as tenant of Lower Downton Farm (a short distance from the west boundary); but he had known about it all his life (born 1934) because his father (following his grandfather) lived at Higher Beardon a short distance southwest of the Unit Land and he understood his family had lived there for generations; because they were from Higher Beardon they would have been more associated with Peter Tavy. As to the registration at Entry No. 62 (Sir G B and Lady S R P Sayer) he had never during his lifetime heard of any animal being on the Unit Land in exercise of the grazing right registered or of any exercise of the other rights (peat and turves, stones, sand and gravel, heath and fern); he thought that anyone who had seen animals there (from Widdicombe), would have put them back on to the Forest. About the registrations at Entry Nos 63, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 217, 214 and 225, the witness either gave similar answers or said that his answers would be the same. He could not think why anybody from so far away would want to take peat and turf or stone, sand or gravel; it was not practicable and he and the Association thought that these registrations were "non-genuine".

Mr M J Cole was asked a number of questions by Lady Sayer about his general knowledge of Dartmoor, eg Worth's Dartmoor, a printed book 523 pages compiled from the published works of the late R Hansford Worth (first published in 1953, reprinted a new edition 1967 with subsequent impressions), about the said 1976 and 1977 decisions, about the proceedings which have taken place earlier in the year before myself about other commons, about the application No. 1040 made by Sir Guy and Lady Sayer, and about a letter dated 18 October 1977 written to them by Farrer and Co as solicitors for the Duchy. Mr Cole said he read Worth a long time ago and remembered little of it, he knew nothing about the application or the October 1977 letter neither he nor the Association knew anything about the Duchy withdrawal until Tuesday morning (5 October); he did not know why Mr Woodward did not



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advise the Association that they should have attended the proceedings relating to CL 148 and Cl 190. He had always assumed that such proceedings had nothing to do with the Unit Land (CL 64).

Mr Woodward referred to the notes to section 2 of the Commons Act 1908 in Halsbury Statutes of England volume 3 at pages 918 and 919.

Lady Sayer accepted that Mr Woodward knew nothing about the October 1977 letter until she produced it when questioning Mr Cole, but nevertheless contended that the objection now being made by him on behalf of the Commoners Association was out of time, and submitted that it was not right that a person who did not object at the proper time should now seek to put forward a case under the umbrella of an Objector who had later withdrawn; if the Association seek to come under another party's umbrella, they should come under the withdrawal of the objection of that other party as well because this is part of the same umbrella.

The registrations at Entry Nos. 224 and 225 are within the part of the Duchy Objection No. 392 which has not been withdrawn. Against them I have Mr Sturmer's statement that the Duchy has no record of any relevant Venville payments; and I have the evidence of Mr M J Cole that these rights have never been exercised. In the absence of any evidence in support of the registrations, my decision is that they should not have been made.

As to the other registrations particularly mentioned in the Objection Nos 392, 789 and 1119, I accept Mr Woodward's submission about re Sutton supra and conclude that I can and should inquire into these registrations notwithstanding that the Objections relating particularly to them have not by the Objector been supported by any evidence. The evidence of Mr M J Cole, about them being "non genuine" raises a case for avoiding the registrations. Against this case, the observations of Lady Sayer were to the same effect, although much shorter, than those made on her behalf by her Solicitor at a hearing during May, July and October 1982 (partly before and partly after this Unit Land hearing) relating to some alleged common land at Sheepstor (Register Unit No. CL 188) and about which I gave a decision dated 30 June 1983. She did not dispute Mr Cole's statement that there had been no exercise of, and that it was not practical to exercise the right she claimed. Whether I confine myself to the observations made by Lady Sayer at this Unit Land hearing, or treat all the evidence and argument given or made on her behalf at the CL 188 hearing as if it had been given and made at the Unit Land hearing, my inclination on the information I have so far had about the Unit Land is that for the reasons set out in my said CL 188 decision that the said registration was not properly made.

But as I read the judgment in re Sutton supra I must not act on my inclination without first considering whether it would be just in some way to warn those concerned that it is alleged they have "entered unsustainable rights of common" and that they should therefore be given "a time and place for them to try and convince (me) that the rights claimed were capable of being rights of common", see S.C. at page 657. Having regard to my June 1983 decision, I think it unlikely that any such persons will wish for any such opportunity, unless such decision is on appeal found to be mistaken, and for this reason, to save the expense and inconvenience of a further hearing which might be unnecessary, I shall not adjourn the proceedings so far as they relate to these Objections Nos. 392, 789 and 1119, but instead give those



concerned liberty to apply to vary this decision and for this purpose to have this hearing reopened, and accordingly I now decide subject to such liberty, the said registrations mentioned in these Objections were not properly made.

In support of Objections Nos. 393, 394, and 395 (no shooting, no piscary, no pannage) relating to Entry Nos. 79, 158, 165 and 213, to Entry Nos. 77, 78, 79, 144, 158, 164, 165, 166, 167, 213, 226, 239 and 285, and to Entry No. 49 respectively, Mr C Sturmer who is and has been since 1970 the Duchy Land Agent for Dartmoor and been with the Duchy since 1965, in the course of his oral evidence produced the documents listed in part IV of the First Schedule hereto. Counsel (Duchy/1) having had numerous documents relating to Dartmoor, in his opinion under the heading "Sporting" says:- "I have seen no evidence concerning sporting over the Commons prior to the nineteenth century. It must be significant that no right to sport over the Commons by Venville tenants was expressly mentioned in the 1608 Court proceedings ... There is no doubt that Venville men have attempted surreptitiously to fish and shoot over Dartmoor without a licence but Duchy officers have certainly tried to prevent this abuse"; Council then quoted from a letter dated 20/10/1921: "For years that is ever since 1911 when a claim to shooting as a right was first made by the Parish of Belstone, the Duchy has been trying to catch one of the trespassers. Dartmoor however, is a large place and the moment they see Endacott or any other officer of the Duchy approaching they bolt". Mr Sturmer said (in effect):- Endacott referred to was a Duchy Reeve (a form of policeman employed by the Duchy). At present if "we (officers of the Duchy) catch people shooting, not necessarily on this common, we take every action to stop them"; they are usually doing it because (so they say) it is "common land", "common to everybody", and is a "National Park", so they can do as they wish; but none of them who have been caught claim to shoot as of right. The letters (Duchy/2) produced are about shooting licences over the years. Only one shooting licence is now (date of hearing) current; mostly rabbits and wood pigeons he thought. As to fishing the Duchy have a similar system; the letters (Duchy/3) produced show how it is done; since 1953 there has been co-operation with the Bailiffs of the Devon River Board; licences in the form produced are currently issued.

The evidence of Mr Sturmer above summarised was not challenged. I conclude from it that neither any right of common of piscary nor any right of common (if there be such) of shooting have been exercised over the Duchy part of the Unit Land, and my decision is therefore that Objection Nos. 393 and 394 wholly succeed.

I have no note or recollection of anything being said about pannage, although I have had evidence at other hearings that the oak and beech on Dartmoor are so scarce that no such right could be possible. The Registration at Entry No. 49 as regards pigs is expressed as:- "to stray ... 6 sows", attached to Fursemans Farm, Horndon. In the absence of any evidence about such straying of sows and from my knowledge of the Unit Land obtained during these proceedings I conclude that no such right (whether described as pannage or as to stray sows) exists and my decision is therefore that Objection No. 395 wholly succeeds.

The grounds of Objections Nos. 393, 394, and 395 are expressed to be limited to the Duchy Part of the Unit Land. Having concluded that the rights referred to do not exist as regards this part and that they could not sensibly exist in relation to the S of S Part and the Calmady-Hamlyn Part, and my decision will therefore be accordingly, but see below further as to the registration at Entry No. 49 being avoided because it is only "to stray".



There remains for consideration the Rights Section registrations not mentioned particularly in the grounds of any Objection, but in question by reason of subsection (7) of section 5 of the 1965 Act.

The registration at Entry No. 68 made on the application of Mrs Hilda Emily Heathman Glass, of a right attached to Town Farm is in conflict (apparently in column 5) with the registration at Entry No. 77 made on the application of Richard Peter Brendon were right attached to Town Farm and Mary Tavy Glebe; I prefer No. 77 because the land there described includes all in No. 68. The registrations at Entry Nos. 101 and 150 made on the application of Thomas May and Leslie Archibald Roger Huggins respectively are in conflict (apparently in column 5) with the registration— at Entry No. 239 made on the application of William Arthur Roy Pearce as trustee of the estate of William Samuel Yeo of a right attached to Oatenhill and land at Lydford; I prefer Entry No. 239 because the land there describe includes all in Nos. 101 and 150. But because my decision so resolving these conflicts is based on no more than what I can guess from the Register, and may therefore be arbitrary, I give to those concerned with these registrations liberty to apply as provided in the Second Schedule hereto.

Of the other registrations so remaining those listed in paragraph 5 of the Second Schedule hereto (about 200 in all) are of rights expressed as "to stray ...". For the reasons set out under the heading "Straying" in my CL 164 (The Forest of Dartmoor) decision dated 30 June 1983, I consider that the registration of a right to stray is ambiguous, therefore ought not to be confirmed unless modified so as to show clearly that it is not sought to register a right by reason of vicinage (within the legal meaning of these words) or any other right not being a "right of common" as used in the 1965 Act. Such rights are in my opinion "unsustainable" within the meaning of the judgment in re Sutton supra. But in accordance with such judgment, I must give the persons concerned with these registrations an opportunity of being heard before I give a final decision about them. The evidence of Mr Abel about straying above summarised shows that it is unlikely that those who made these registrations will wish to support them; as I understood him, the circumstance that now and for many years animals are able and sometimes (perhaps often) do roam and wander across the boundary of the Unit Land was thought by the Commoners Association to be by itself enough to establish a registerable right to stray; but as explained in my said CL 188 decision about this they are mistaken, see Jones v Robin (1847) 10 QB 581 and 620. For this reason I think it unlikely that if I were now to adjourn the proceeding anyone would attend the adjourned hearing to establish a right to stray; so as to save the expense of an unnecessary hearing, subject to the liberty to apply mentioned in the Second Schedule hereto my decision is none of these registrations were properly made.

The remaining registrations, being those listed in paragraph 6 of the Second Schedule hereto are all supported by statutory declarations made by the applicants but for Objections Nos. 211 and 368, they would have become final under section 7 of the 1965 Act without any hearing before a Commons Commissioner. I have the evidence of Mr Abel that his Association considered all these registrations and thinking that they were in order made no objection to any of them; I infer that the Association is familiar with what is being done locally and that I can properly conclude as I do that all these registrations are in order subject to my giving effect to Objection Nos. 393, 394 and 395. Nobody at the hearing suggesting otherwise, my decision is accordingly.



The effect of the decisions herein before contained is set out in the Decision Table being the Second Schedule hereto, and such Decision Table should be treated to this decision.

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.

FIRST SCHEDULE  
(Documents produced)

Part I: handed in on behalf of Secretary of State

-- 1 October 1982 Letter from Treasury Solicitor withdrawing  
Objection No. 211.

Part II: produced on behalf of Mr R J and Mrs Lowries

RJL/1 6 September 1950 Conveyance by Lieutenant-Colonel N S Reid to  
Mr R J and Mrs J E Lowries of 5 pieces of land  
containing 6.962 acres (including OS Nos. 17 and  
18 together containing 1.890 acres) together with the  
dwelling house Highdown.

RJL/2 6 September 1950 Statutory declaration by Mr H P Godwin and made by the  
said N S Reid saying power of attorney had not been  
revoked.

RJL/3 22 May 1950 The said power of attorney granted to Mr H P Godwin.

RJL/4 13 September 1947 Conveyance by Mr A S Havill to Lt-Col N S Reid of the  
said 5 pieces of land.

RJL/5 22 August 1937 Conveyance by Mr H Stocker as mortgagee of  
Mr A E B and Mrs A E Pengelly to Mr A S Havill of the  
said 5 pieces of land.

Part III: produced or referred to on behalf of  
Lydford Commoners Association

-- 17 February 1976 Decision of Chief Commons Commissioner about  
Headland Warren and other lands in Register Unit  
No. CL 148.

-- 26 October 1979 Transcript of judgment of His Honour Judge Finlay  
sitting as a judge of the High Court upholding decision  
dated 30 May 1977 and made by Chief Commons Commissioner  
about Hentor Warren and other land in Register Unit  
No. CL 190.





LC/1	1875	Paper headed "Belstone" being extract from Presentment of Jury at Survey Court for the Forest of Dartmoor, AD 1609.
LC/2	August 1982	Extract from newsletter No. 89 of Dartmoor Preservation Association headed "The Threat to Dartmoor's Common Land".
LC/3	May 1956	Memorandum submitted by Dartmoor Commoners' Association to the Royal Commission on the law relating to common land.

Part IV: produced on behalf of the Duchy of Cornwall

Duchy/1	26 September 1975	Copy opinion of Counsel about Rights of Common on Dartmoor.
Duchy/2	28 March 8 June, 22 August 1908	Copy letters written by A E Bovington on behalf of Duchy about licences for "shooting"; reserved are "greyhen and hares ... the former for breeding and the latter for hunting".
--	23 April, 24 May, 27 July 1910	Copy letters from A E Bovington about shooting licences.
--	10 September 1932	Copy letter from Bailiff of Dartmoor to Assistant Secretary Duchy of Cornwall Office, London listing persons who went shooting on the Forest.
--	2 October 1981	Letter from Martin Spiller to T O Hitchings of Duchy of Cornwall office enclosing rent for permission to shoot over Riddon Ridge.
Duchy/3	22 July 5 August 1953	Copy letter on behalf of Duchy to Devon River Board about Duchy issuing fishing tickets to fishermen in Duchy waters upon Dartmoor and letter in reply permitting the Duchy to instruct the Board's Bailiffs to ask fishermen in Duchy waters to produce Duchy permits and report unauthorised fishing.
--	28 January 1954	Letter from Duchy instructing F Warner Esq in accordance with the said 1953 letter.
--	--	Specimen Duchy licences, trout day, trout week, trout season and salmon season.
Duchy/4	Before 1900	Draft, gift or grant by the Bailiff of Dartmoor by order of the Rider or Master Forester to ... "for his recreation only" ... to hunt with Harriers in or over ... from 1 October 18-- to 31 May 18--.



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SECOND SCHEDULE  
(Decision table)

1. I confirm the registration at Entry No. 1 in the Land Section with the modification that there be removed from the Register OS (1906 edition) plot nos. 17 and 18 together containing 1.980 acres as shown edged red on the plan marked A attached to Objection No 368 made by R J Lowries and noted in the Register on 7 December 1970.

2. I refuse to confirm the following Rights Section registrations being those mentioned in Duchy Objection No. 392 against which the Duchy and not by them at the hearing withdrawn, that is to say (Entry Nos., name of applicants and land to which right is alleged to be attached):-

No. 224; Mrs Ellen Amy Joyce Worthington; Mill Cottage, South Zeal ande fields, Great Close, Allens Down, Zeal Head and Binney Mead all in South Tawton.

No. 225; Mrs Vera Ellen Knapman; Mill Farm in South Tawton.

3. Subject to the liberty to apply in this Schedule after granted, I refuse to confirm the following Rights Section registrations being those mentioned in County Council and Duchy Objections Nos. 789, 1189 and 392 which the County Council and the Duchy at the hearing withdrew, but which Lydford Commoners Association claimed should be avoided, that is to say (Entry Nos., name of applicants and land to which right is alleged to be attached):-

No. 62; Vice-Admiral Sir Guy Bouchier Sayer and Lady Sylvia Rosalind Pleadwell Sayer; Old Middle Cator, Widecombe-in-the-Moor.

No. 63; David Miller Scott; The Village Farm, Holne.

No. 194; Holne Parish Lands Charity; Church House in, Holne.

No. 195; David Miller Scott; Waterpark, Holne.

No. 196; Misses H D and E M Pearce Gould; Little Cross, Holne.

No. 197; Lewis Olver Perkins; Sparrows Hall, Holne.

No. 198; Alexander George Cousins; Stonehanger, Holne.

No. 199; Lt.-Colonel Phillip Robert Lane-Joynt; Tumbly, Holne.

No. 200; Dr Robert Ewing Adam; No. 1 Church Park Cottages, Holne.

No. 201; Leonard Jackson; The Hook, Holne.

No. 202; Mr Edwin Hoperaft Woodward and Mrs Isabella Amelia Woodward; Pixies House, Buckfastleigh.

No. 203; Francis Arthur Perryman; land in Holne.

No. 204; James Barnes Townsend; land in Holne.

No. 205; Florence and Albert Edward Tozer; Forge House, and Nos 1 and 2 Forge Cottages, Holne.

No. 206; Raymond George Mortimore and Anne Bouvery Mortimore; Hazelwood in Holne.

No. 207; Perge Albert Norrish; Seals Stoke in Holne.

No. 208; George Ernest Jonathon Cawthorne; Holne Cott in Holen and in Widecombe-in-the-Moor.

No. 209; Hugh Clarkson and Mrs Mary Isobel Clarkson; Fore Stoke Farm in Holne.

No. 210; Mrs Mary Isobel Clarkson; land in Holne.

No 211; William Henry Norrish; land in West Buckfastleigh.

No. 217; Eleanor Nancy Smallwood; Holne Court, in Holne.



4. Subject to the liberty to apply in this Schedule after granted, I refuse to confirm the following Rights Section registrations being registrations in conflict with those at Entry Nos. 77 and 239 hereinafter confirmed, that is to say:-

Entry No. 68 made on the application of Hilda Emily Heathman Glass of rights attached to Town Farm.

Entry No. 101 made on the application of Thomas May of rights attached to land at Lydford.

Entry No. 150 made on the application of Leslie Archibald Roger Huggins of right attached to land at Lydford.

5. Subject to the liberty to apply in this Schedule after granted, I refuse to confirm the following Rights Section registrations of a right "to stray", that is to say (Entry Nos., the names of the applicant, the Register Unit from which it is claimed the animals could stray and the land to which the right is attached):-

No. 2; John Wallace Evans; from CL 194 and CL 164(W); Will Farm, Peter Tavy.

No. 3; Charles Heathman; from CL 96, CL 97 and CL 164(N); Higher Wordens and Aliceford, Sourton.

No. 4; Charles Heathman; from CL 96, CL 97 and CL 164(N); Part Jordan Farm, Sourton.

No. 5; John Edward Jones; from CL 96, CL 97 and CL 164(N); Highwayman, Sourton.

No. 6; Edgar Walter Alford; from CL 96, CL 97 and CL 164(N); land in Sourton.

No. 7; Edgar Walter Alford; from CL 96, CL 97 and CL 164(N); Woodgates Farm, Sourton.

No. 8; Frederick Dennis; from CL 96, CL 97 and CL 164(N); part Thorndon Farm, Sourton.

No. 9; Lewis Albert Pellow; from CL 96, CL 97 and CL 164(N); Beat Down Farm, Sourton.

No. 10; Lewis Dawe; from CL 96, CL 97 and CL 164(N); Westlake Farm, Southerly, Sourton.

No. 11; Reginald John Ellis; from CL 96, CL 97 and CL 164(N); Youldens, Southerly, Sourton.

No. 12; Hugh Cowper Pratt; from CL 96, CL 97 and CL 164(N); Hursdon Farm, Sourton.

No. 13; William Leonarde Corley; from CL 96, CL 97 and CL 164(N); land in Sourton.

No. 14; Albert Stephen George Daniel; from CL 96, CL 97 and CL 164(N); land in Sourton.

No. 15; John Henry Willcocks and Sylvia May Willcocks; from CL 96, CL 97 and CL 164(N); Sunnymead, Bridestowe.

No. 16; John Henry Willcocks and Sylvia May Willcocks; from CL 96, CL 97 and CL 164(N); land adjoining Sunnymead, Bridestowe.

No. 17; Harold Friend; from CL 96, CL 97 and CL 164(N); part Battidhill, Bridestowe.

No. 18; Brian William John Lavis; from CL 96, CL 97 and CL 164(N); Jack Harris Park, Sourton.

No. 19; William Patrick Fogerty; from CL 96, CL 97 and CL 164(N); Ball Farm, Sourton.

No. 20; William Patrick Fogerty; from CL 96, CL 97 and CL 164(N); part Collavenn and Ball Park, Sourton.

No. 21; Lewis John Gloyn Hockridge; from CL 96, CL 97 and CL 164(N); Week Farm, Sourton.



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- No. 22; Clifford Horn; from CL 96, CL 97 and CL 164(N); Coombe Farm, Sourton.
- No. 23; Geoffrey William Alford; from CL 96, CL 97 and CL 164(N); Sleekers Farm, Sourton.
- No. 24; Geoffrey William Alford; from CL 96, CL 97 and CL 164(N); Part Hall Farm, Sourton.
- No. 25; Geoffrey Roger Alford; from CL 96, CL 97 and CL 164(N); Barnicote, Sourton.
- No. 26; Norman Sanuel Heggadon; from CL 96, CL 97 and CL 164(N); Higher Thorndon, Okehampton.
- No. 27; Herbert Ernest Pellow; from CL 96, CL 197 and CL 164(N); part Lillierard Farm, Sourton.
- No. 28; Frank William Collins; from CL 194 and CL 164(W); Higher Mill Farm, Peter Tavy.
- No. 29; Frank William Collins; from CL 194 and CL 164(W); land in Peter Tavy Village.
- No. 30; John Horace Dawe; from CL 164(W) and CL 194; Longbetter Farm, Peter Tavy.
- No. 32; Thomas George Giles Dawe; from CL 164(W) and CL 194; Longbetter Farm, Peter Tavy.
- No. 33; Thomas George Giles Dawe; from CL 164(W) and CL 194; laned at Wapsworth, Peter Tavy.
- No. 34; Randolph William Simmons; from CL 194 and CL 164(W); Langford Farm, Peter Tavy.
- No. 35; Randolph William Simmons; from CL 164(W) and CL 194; Rectory lands, Peter Tavy.
- No. 37; Thomas George Giles Dawe; from CL 96 and CL 164(N); Foxcombe and Slyers Hill, Bridestowe.
- No. 38; Thomas George Giles Dawe; from CL 96 and CL 164(N); Shallowford, Bridestowe.
- No. 39; Edward Fred Cullen; from CL 96, CL 97 and CL 164(N); Palmer, Sourton.
- No. 40; Brian William John Lavis; from CL 96 and CL 164(N); Great Cranford Farm, Bridestowe.
- No. 41; Sidney Bickell; from CL 3 and CL 193; Part North Worne, Mary Tavy.
- No. 42 (replaced by Nos. 289 and 290); Frank Quick; from CL 3 and CL 193; Lower Creason Farm, Mary Tavy.
- No. 45; Mrs Ida Ellen Mudge and Henry Mudge; from CL 3 and CL 193; Holditch Farm, Mary Tavy.
- No. 46; Geoffrey Waring Brameld; from CL 164(W) and CL 194; Lower Willsworthy Farm, Peter Tavy.
- No. 47; George Charles Mudge; from CL 3 and CL 193; Midlands, in Mary Tavy.
- No. 48; George Charles Mudge; from CL 164(W) and CL 194; Willsworthy, in Peter Tavy.
- No. 49; Horace William Mudge; from CL 3 and CL 193; Fursemans Farm, Horndon, in Mary Tavy.
- No. 50; John Henry Tichard Dennis; from CL 164(WW) and CL 194; Hilltown Farm, in Peter Tavy.
- No. 51; William Alfred Bellamy; from CL 164(W) and CL 194; Coxtor Farm, in Peter Tavy.
- No. 52; Mrs Elizabeth Jane Leyman; from CL 3 and CL 193; The Knoll, Horndon in Mary Tavy.
- No. 53; Edith Maria Dawe; from CL 96, CL 97 and CL 164(N); Part Higher Week, in Sourton.
- No. 54; Olive Mary Jury and Sons; from CL 96, CL 97 and CL 164(N); Lake Farm in Sourton.
- No. 55; Arthur Cole; from CL 3 and CL 193; Burndown Farm in Mary Tavy.
- No. 58; Stanley Arthur Mudge; from CL 3 and CL 193; Fairwalls, Hordon in Mary Tavy.
- No. 59; Robert Doe; from CL 56, CL 83, CL 84, CL 85, CL 86, CL 164(W) and CL 194; Lower Collaton Farm, Whitchurch.
- No. 60; Arthur John Fuge Alford; from CL 164(W) and CL 194; Butterberries, Wapsworth in Peter Tavy.



- No. 61; Roy Richards Budge; from CL 3 and CL 193; The Crofts in Mary Tavy.
- No. 64; John Barker and Beryl Catherine Ryder; from CL 194 and CL 164(W); and at Cudlip Down, in Peter Tavy.
- No. 65; John Barker; from CL 194 and CL 164(W); Lower Churchdown Farm, in Peter Tavy.
- No. 69; Mrs Constance Maud Elsie Ewart; from CL 164(W) and CL 194; Mount View, in Peter Tavy.
- No. 70; Francis Edward Bellamy; from CL 164(W) and CL 194; part Wedlake Farm, in Peter Tavy.
- No. 71; Mrs Jessie Mary Bellamy; from CL 164(W) and CL 194; Broad Oaks in Peter Tavy.
- No. 72; Francis Edward Bellamy and Mrs Jessie Mary Bellamy; from CL 164(W) and CL 194; Coppythorne and Paisley Mead in Peter Tavy.
- No. 73; Roger Alfred Cole; from CL 3, CL 164(W), CL 193 and CL 194; Beardon Farm in Peter Tavy and Henscott Fields in Mary Tavy.
- No. 74; Francis John Roskilly; from CL 164(W) and CL 194; Lane Head in Peter Tavy.
- No. 75; Francis John Roskilly; from CL 164(W); Higher Willsworthy Farm, in Peter Tavy.
- No. 76; William Ernest Edward Maurice Reddaway; from CL 96, CL 97 and CL 164(N); Prewley Farm, in Sourton.
- No. 80; Harry Thomas Heathman; from CL 96 and CL 164(N); Middle Torr Farm, in Sourton.
- No. 82; Henry Edward Robert Healy; from CL 3 and CL 193; Part Hall Farm in Mary Tavy.
- No. 83; John Henry Batten; from CL 3 and CL 193; Brinsabatch in Brentor.
- No. 85; Frederick William Percy May; from CL 96 and CL 164(N); land in Bridestowe.
- No. 86; Roy Richards Budge; from CL 3 and CL 193; Part North Warne Farm in Mary Tavy.
- No. 87; Roy Richards Budge; from CL 3 and CL 193; North Warne in Mary Tavy.
- No. 88; Roy Richards Budge; from CL 3 and CL 193; Wortha Mill in Brentor.
- No. 89; Alfred Richard Budge; from CL 3 and CL 193; Wortha Farm in Mary Tavy.
- No. 90; Edgar John Burley; from CL 3 and CL 193; Higher Spring, in Mary Tavy.
- No. 91; Mrs Elsie Joan Burley; from CL and CL 193; Lower Springs in Mary Tavy.
- No. 92; William Harry Doone Ames and Mrs Anita Yvonne Ames; from CL 164(W) and CL 194; Part Burnshall Farm in Peter Tavy.
- No. 93; Mrs Kathleen Haine; from CL 164(W) and CL 194; Part Manor Farm, Cudlip Down.
- No. 94; Fernley Francis Watkins; from CL 164(W) and CL 194; Broadmoor in Peter Tavy.
- No. 95; Albert Rich Bellamy; from CL 164(W) and CL 194; Part Wedlake in Peter Tavy.
- No. 96; Peter Anthony Tinson; from CL 164(W) and CL 194; Edgumbe Farm and Burnshall in Peter Tavy.
- No. 97; William Edward Dodd; from CL 164(W) and CL 194; land at Peter Tavy Village.
- No. 98; William Edward Dodd; from CL 164(W) and CL 194; land at Peter Tavy Village.
- No. 99; William Edward Dodd; from CL 164(W) and CL 194; Chubbs Farm, in Peter Tavy.
- No. 104; William Arthur Lillicrap; from CL 3 and CL 193; Rows Farm, Horndon in Mary Tavy.
- No. 106; Alec Phillott; from CL 3 and CL 193; Creason, in Mary Tavy.
- No. 107; Alec Phillott; from CL 3 and CL 193; Higher Creason Farm in Mary Tavy.
- No. 109; Maurice Rich Gloyn; from CL 96 and CL 164(N); Part Kersford in Bridestowe.
- No. 110; Maurice Rich Gloyn; from CL 96 and CL 164(N); Hedge Cross, in Bridestowe.
- No. 111; Clifford Charles Gloyn and Lionel George Gloyn; from CL 96 and CL 164(N); Fernworthy, Bridestowe.
- No. 112; Lionel George Gloyn; from CL 96 and CL 164(N); Watergate, in Bridestowe.
- No. 113; Morris George Gloyn; from CL 96 and CL 164(N); Warson Farm, in Lewtrenchard.
- No. 114; William Frederick Bickle; from CL 96 and CL 164(N); The Knowle in Bridestowe.



- No. 115; Douglas Eli Bowhay; from CL 3 and CL 193; Burnford Farm and Heathfield in Mary Tavy.
- No. 116; Douglas Eli Bowhay; from CL 3 and CL 193; Lane End, in Mary Tavy.
- No. 117; Absalom John Warne; from CL 3 and CL 193; Moorside in Mary Tavy.
- No. 118; Absalom John Warne; from CL 3 and CL 193; Blackdown House.
- No. 199; Absalom John Warne; from CL 3 and CL 193; Land at Brentor Road in Mary Tavy.
- No. 120; Mrs Peggy Elizabeth Poole; from CL 3 and CL 193; Higher Spring in Mary Tavy.
- No. 121; John Edmund Giles; from CL 3 and CL 193; part South Brentor in Mary Tavy.
- No. 122; Cyril William Hole and Eric Cyril Hole; from CL 3 and CL 193; South Warne Farm in Mary Tavy.
- No. 123; Gerald George Warne; from CL 3 and CL 193; Blackmoor Park in Mary Tavy.
- No. 124; Maj. Peter Bridges Plumptre and Mrs Maude Helen May Plumptre; from CL 3 and CL 193; Harford Bridge in Mary Tavy.
- No. 125; Ian Grahame Ross; from CL 3 and CL 193; Old Rectory in Mary Tavy.
- No. 126; James Basil Willetts; from CL 3 and CL 193; land at Horndon in Mary Tavy.
- No. 127; William Westcott Warne; from CL 3 and CL 193; land in Mary Tavy.
- No. 128; William Westcott Warne; from CL 3 and CL 193; part North Warne in Mary Tavy.
- No. 129; Audrey Violet Young; from CL 3 and CL 193; land adjoining Harford Bridge House in Mary Tavy.
- No. 130; Absalom John Warne; from CL 3 and CL 193; Recreation Ground in Mary Tavy.
- No. 131; Walter Burnard Rowe; from CL 3 and CL 193; Part Wastor Farm in Mary Tavy.
- No. 132; The Rev. Cyril John Warland; from CL 3 and CL 193; Glebe Lands in Mary Tavy.
- No. 133; William Westcott Warne; from CL 3 and CL 193; Moorland Hall in Mary Tavy.
- No. 134; Richard John Hill and Rowena Elizabeth Hill; from CL 3 and CL 193; Higher and Lower Kingsett Farms, in Mary Tavy.
- No. 135; John Edmund Giles; from CL 3 and CL 193; adjoining Gratna Harford Bridge in Mary Tavy.
- No. 136; Edward Bruce White; from CL 3 and CL 193; land in Mary Tavy.
- No. 137; John Collins and Ronald Palmer Collins and Frank Ripley Collins; from CL 3 and CL 193; land adjoining Sunnycote, in Mary Tavy.



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- No. 138; Ewart Sydney Rice and Stanley Russell Rice; from CL 3 and CL 193; in village of Brentor.
- No. 139; Ellen Ball; from CL 3 and CL 193; Axna Farm in Mary Tavy.
- No. 140; William Arnold Cole; from CL 3 and CL 193; Watervale in Brentor.
- No. 141; Maurice James Anning; from CL 3 and CL 193; Ringworthy Farm and lands in Mary Tavy.
- No. 142; William Frank Lombard Hunt; from CL 3 and CL 193; Land adjoining Dartmoor View in Mary Tavy.
- No. 143; Alice Emmeline Martin; from CL 3 and CL 193; Whitestone Cottage.
- No. 152; Richard John Hill; from CL 194 and CL 164(W); land at Coffins in Peter Tavy.
- No. 153; Cyril George Abal from CL 194 and CL 1964(W); Twist Farm, in Peter Tavy.
- No. 154; John Henry Evan Rediccliffe and Reginald George Rediccliffe; from CL 194 and CL 164 (W); Longlands, Cudlipptown in Peter Tavy.
- No. 155; Exors William Frederick Wyatt deceased; from CL 194 and CL 164(W); Wapsworthy or Lower Wapsworthy Farm in Peter Tavy.
- No. 156; George Charles Searle; from CL 194 and CL 164(W); Broadmoor Farm, Cudlipptown in Peter Tavy.
- No. 157; Charles Edward Mudge; from CL 56, CL 84, CL 85, CL 86, CL 164(W) and CL 194; Higher and Lower Collaton in Whitchurch and Peter Tavy.
- No. 159; Martin Pellow; from CL 96 and CL 97; Part Lillicrap Farm, in Sourton.
- No. 160; Aurthur Charles Mudge and Mrs Ada Mary Mudge; from CL 96 and CL 164(M); Ebsleigh in Bridestowe.
- No. 161; Eric William Mayo; from CL 96 and CL 164(N); Blatchfordtown in Sourton.
- No. 162; Mrs Peggy Delphine Garvey; from CL 96 and CL 164(N); Vale Down in Bridestowe.
- No. 163; John Roger Wollocombe; from CL 96 and CL 164(N); Bidlake Mill in Bridestowe.
- No. 169; John Arthur Reep; from CL 164(W); Nattor Farm in Peter Tavy.
- No. 170; John Arthur Reep; from CL 164(W); Will Farm in Peter Tavy.
- No. 171; Mrs Vivian Mary Desiree Elrington; from CL 3, CL 164(W), CL 193 and CL 194; Lowertown in Mary Tavy and Peter Tavy.
- No. 172; Albert Rich Bellamy; from CL 164(W) and CL 194; land at Peter Tavy.



- No. 173; John Williams Mudge; from CL 164(W) and CL 194; Sowtontown Farm in Peter Tavy.
- No. 174; Arthur John Knapman; from CL 164(W) and CL 194; Part Manor Farm, Cudlipptown in Peter Tavy.
- No. 175; Alec Phillot; from CL 164(W) and CL 194; Browsentor Farm in Peter Tavy.
- No. 176; Ellen Ball; from CL 164(W) and CL 194; Part Lower Wapsworthy in Peter Tavy.
- No. 177; Cyril George Abel; from CL 164(W) and CL 194; Lower Godsworthy Farm, in Peter Tavy.
- No. 178; John Arthur Reep; from CL 164(W) and CL 194; Coffins, Inner, Wheatlands and Tor Meadow in Peter Tavy.
- No. 179; John Thomas Doidge; from CL 3 and CL 193; Lydford Station, in Mary Tavy.
- No. 181; Gardner Hogg; from CL 3 and CL 193; Dowland Farm and Part Glebe Land in Mary Tavy.
- No. 182; William John Doidge; from CL 193; Ley Farm in Mary Tavy.
- No. 186; Henry Clarence Williams, from CL 164(W) and CL 194; land at Cudlipptown and Sharpitor in Peter Tavy.
- No. 187; Cyril Walter Abel; from CL 164(W) and CL 194; Baggator Farm in Peter Tavy.
- No. 188; Mrs Alice May Wakeham; from CL 164(W) and CL 194; land adjoining village in Peter Tavy.
- No. 189 (replaced by Nos. 1098 and 1099); William George Turner, from CL 164(W) and CL 194; Higher Wapsworthy in Peter Tavy.
- No. 190; Marjory Cecile Alford; from CL 194 and CL 164(W); Wapsworthy Bridge in Peter Tavy.
- No. 212; Joyce Friend; from CL 96 and CL 164 (N); Newtown Farm in Bridestowe.
- No. 214; Phyllis Daisy Cole; from CL 3, CL 164(W), CL 193 and CL 194; Heatherdale Farm and Part Hall Farm in Mary Tavy.
- No. 215; John Finnegan; from CL 3 and CL 193; Blacknor Park in Mary Tavy.
- No. 216; Thirza Ann Smith Mason; from CL 3 and CL 193; Palmer's Tenement in Mary Tavy.
- No. 218; Samuel George Palmer; from CL 193; land at Zoar in Mary Tavy.
- No. 219; Barclays Bank Ltd for Devonport Royal Dockyard Orphanage; from CL 3 and CL 193; land in Mary Tavy.
- No. 220; George Abel and Sons; from CL 56, CL 84, CL 86, CL 164(W), CL 194 and part of CL 85; Higher Godsworthy Farm and Wheatland in Peter Tavy and Shillaparks in Whitchurch.





- No. 221; David Ernest Paske; from CL 96, CL 97, CL 164; Pittsworthy Farm, Thorndon Cross in Sourton.
- No. 231; Charles Manning; from CL 96 and CL 164(N); Ashleigh Farm in Bridestowe.
- No. 232; Edward John Friend; from CL 96 and CL 97; Battishill Fields in Bridestowe.
- No. 233; Thomas Nathan Amos Clarke and John Henry Abel Clarke; from CL 96; part Rivermead in Bridestowe.
- No. 234; Edward John Friend; from CL 164(W); Lower Beardon Farm in Peter Tavy.
- No. 235; Bryan Henry Rowse; from CL 164(W) and CL 194; Cudlipptown Farm in Peter Tavy.
- No. 236; Albert Harold Phillips; from CL 96 and CL 97; Churndon Barton in Bridestowe.
- No. 237; Kenneth Cyril Heard; from CL 96, CL 97, CL 135, CL 15, CL 164 and CL 128; Hughslade, Place, Fowley, East Bowerland all in Okehampton Hamlets.
- No. 238; John Cole; from CL 96, CL 97 and CL 164; East Linnacombe in Sourton.
- No. 240; Elsie Florence Ward; from CL 96, CL 97 and CL 164; Luddon, Thorndon Cross, in Sourton.
- No. 241; Mary Ruth Howard; from CL 194 and CL 164(W); The Sanctuary, Lydford in Peter Tavy.
- No. 242; William Lorimer Selby Lane; from CL 164(W) and CL 194; Churchtown in Peter Tavy.
- No. 243; Devon County Council; from CL 96 and CL 97; Standon and Copham Week in Bridestowe.
- No. 244; Thomas George Giles Dawe; from CL 96, CL 164(N) and CL 262; Foxcombe in Lewtrenchard and land in Thrushelton, and Slyers Hill in Bridestowe.
- No. 245; Lt. Col. Vincent Warwick Calmady-Hamlyn and Frank Richard Hill; from CL 96, CL 97, CL 164(N) and CL 262; Watergate Farm in Bridestowe.
- No. 246; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Collaven Moor in Sourton.
- No. 247; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Beara Farm in Bridestowe.
- No. 248; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Woodgate Farm in Sourton.
- No. 249; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); East Tor Farm in Sourton.



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- No. 250; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Hall Shute Tinnaways in Sourton.
- No. 251; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Palmer's Meadow and Part Hall in Sourton.
- No. 252; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Minehouse Farm in Sourton.
- No. 253; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97, and CL 164(N); Higher Wordens and Alice Ford in Sourton.
- No. 254; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Broad Park in Sourton.
- No. 255; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Park Combebow Hams in Bridestowe and Thrushelton.
- No. 256; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Lake Farm in Sourton.
- No. 257; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); East and West Coombe in Sourton.
- No. 258; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Great Crandford and Part Blackbroom Farm in Bridestowe.
- No. 259; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Valedown, in Bridestowe and Lydford.
- No. 260; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Great Close Farm in Bridestowe.
- No. 261; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Cocks Heath Fields in Bridestowe.
- No. 262; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Majors Tenement and Woodfordham in Bridestowe.
- No. 263; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Part Combebow Hams in Bridestowe.
- No. 264; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Fernworthy Farm in Bridestowe.
- No. 265; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Blackabroom Farm in Bridestowe.
- No. 266; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, and CL 164(N); Fernworthy Down in Bridestowe.
- No. 267; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Sourton Cross Fields in Sourton.



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No. 268; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96 and CL 164(N); Fox & Hounds Inn in Bridestowe.

No. 269; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96 and CL 164(N); Newtown Farm in Bridestowe.

No. 270; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Marsh and Great Meadow in Bridestowe.

No. 271; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Leewood Mill, Part Diggaport and Part Little Crandford in Bridestowe and Sourton.

No. 272; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Part Little Crandford Farm in Bridestowe.

No. 273; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Higher Collaben Tenement in Sourton.

No. 274; Lt. Col. Vincent Warwick Calmady-Hamlyn; from CL 96, CL 97 and CL 164(N); Bearslake in Sourton.

No. 275; John Ernest Chapman and Margaret Grace Chapman; from CL 96 and CL 164; Yelland in Bridestowe.

No. 276; Francis Thomas Ware; from CL 73, CL 135, CL 155, and CL 176; Cleave House in Belstone.

No. 278; Wesley James Leonard Heard; from CL 96, CL 97, CL 135, CL 155 and CL 164; Part Fowley Farm, East Bowerland Farm and Yelland Farm in Okehampton Hamlets and Part Oatmeal in Sourton.

No. 284; Maldwyn Harries; from CL 73, CL 135, and CL 155; St Michael's Bungalow in Okehampton Hamlets.

Nos. 286 and 287 (replacing No. 189); Jeremy Francis Lucas, Moira Congdon Lucas and Ian James Burgoyne; from CL 164(W) and CL 194; Higher Wapsworth Farm.

No. 289 (replacing No 42); George E C Swayne; from CL 3 and CL 193; Lower Creason Farm in Meavy Tavy.

6. I confirm the following Rights Section registrations with the modifications as regards Entry Nos. 77, 78, 79, 144, 158, 164, 165, 167, 213 and 285 that in column 4 the word "piscary" be deleted, as regards Nos. 79 and 158, that in column 4 the words "to shoot" be deleted and as regards Entry Nos. 164 and 213 in column 4 the word "shooting" be deleted, but without any/or (as the case may be) any other modification that is to say (Entry Nos., names of the applicants and the land to which the right is attached):-

No. 1; Dorothy Ursula Trump; Kits Cottage, Lydford.

No. 36; Thomas George Giles Dore; Treehaven, Lydford.



- No. 43; Dulcie Murial Martin; Copperthorne and Newmead in Lydford.
- No. 44; Stanley Harry Roger Huggins; Nos. 108 in Parish of Lydford.
- No. 56; Mervyn John Cole; Lower Downton Farm.
- No. 57; Albert Ernest Palmer; St. Petrocks in Lydford.
- No. 66; Mrs Hilda Emily Heathman Glass; newparts in Lydford.
- No. 67; Mrs Hilda Emily Heathman Glass; Skipp and Widgery in Lydford.
- No. 77; Richard Peter Brendon; Town Farm and Mary Tavy Glebe in Lydford.
- No. 78; Kathleen Mary Brendon; Luxmoores Farm.
- No. 79; William Henry Voaden and Winifred Bertha Voaden; Higher Week in Sourton.
- No. 81; Harry Thomas Heathman; Dartmoor in Lydford.
- No. 84; Frederick William Percy May; OS Nos. 106, 122, 198a and 216a in Lydford.
- No. 100; Thomas May; OS Nos. 957 in Brentor and OS Nos. 91, 227a (pt) and 107 Lydford.
- No. 102; Arthur May; OS No. 976 in Lydford.
- No. 103; Laura Heathman; OS Nos. 238a, 181a, 124, and 103 in Lydford.
- No. 105; Clifford Charles Gloyn and Lionel George Gloyn; lands at Lydford, Watervale, Lambhole and Spooner's Hill in Brentor and Lydford.
- No. 108; Ward Dewar Watson; Redwood in Lydford.
- No. 144; Clifford Lewis Hancock; Long Ridge, in Lydford.
- No. 145; Cyril James Beesley; The Castle in Lydford.
- No. 146; Lesley Archibald Roger Huggins; OS Nos. 197a and others in Lydford.
- No. 147; Lesley Archibald Roger Huggins; OS Nos. 206a in Lydford.
- No. 148; Lesley Archibald Roger Huggins; OS Nos. 61 and others in Lydford.
- No. 149; Lesley Archibald Roger Huggins; OS Nos. 208a and others in Lydford.
- No. 151; Robert James Lowries and Joan Edith Lowries; Highdown, Lydford.
- No. 158; John Cole and Eliza Perkins Cole; Clenmoor in Sourton.



- No. 164; William Henry Down; Little Bidlake, Bridestowe.
- No. 165; John Jehu Newcombe and Peter John Leonard; Vellake Down, in Okehampton Hamlets.
- No. 166; Rachael Palmer and Mary Pearce; Collaven and other lands in Sourton.
- No. 167; Aubrey Christopher Deeley; West Cleave Farm in Sourton.
- No. 180; Cecil Frederick Henry Allen; Watervale Farm in Brentor.
- No. 183; Melville John Rich Cooke; land adjoining Kirtonia, Valedown in Bridestowe.
- No. 184; Ralph Hill and Archibald Hill; land adjoining village in Lydford.
- No. 185; Mrs Elsie Vera Hannaford; OS Nos. 229a and others in Lydford.
- No. 191; William Robert Gundry; 2 South Gate, Lydford.
- No. 192; Mrs Maud Rice; land at Pulborough Farm in Lydford.
- No. 193; Mrs Eileen Edgell Freith; Moorings in Lydford.
- No. 213; William Henry Voaden; Trescote in Sourton.
- No. 223; Mrs Louisa Jane Phillips; land around the village Lydford.
- No. 226; Edward John Friend; Skit Fields, Lydford.
- No. 227; Secretary of State for Defence; Doetor Farm, Lydford and Barwalls, Redaford, Yellowmead and Stand Farm in Peter Tavy.
- No. 229; Phillis Daisy Cole, OS Nos at Lydford.
- No. 239; William Arthur Roy Pearse; Oatenhill and land at Lydford.
- No. 227; Devon County Council; Prescombe Farm, Brentor.
- No. 285; John Albert Thomas Hodge; Higher Halstock and Stoney park Lane, Okehampton Hamlets.

7. Whenever in this Schedule liberty to apply is mentioned, such application should be made within THREE MONTHS of the date on which notice of this decision is given to the persons entitled thereto so that application may be made to a Commons Commissioner to enlarge this 3 month period. Any application under this liberty should be made in writing (it may be by letter) and should be sent to the Clerk of the Commons Commissioners in London. The applicant should send a copy of his application to the chairman of Lydford Commoners Association Mr J Cole Esq of Downtown Farm, Lydford, Devon or to their solicitors Messrs Burd Pearse Prickman and Brown of 21 Fore Street, Okehampton, Devon and to any person who might object to it, and must in his application summarise the evidence, specify any relevant documents which would be given in produced by the applicant at any hearing that may as a result be directed and also send a copy of his application to the Devon County Council as registration authority for their information. Applicants should realise that unless they can show that all who could possibly object to the application



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agree to it being granted, the Commons Commissioner may direct a further hearing to be held, so that the application may be fully considered in the presence of all who may be concerned. Of such further hearing notice will be given only to the persons who on the information available to the Commons Commissioner appear to him to be concerned with the registration in question. Any person who wishes to be given notice of any such further hearing should by letter inform the Clerk of the Commons Commissioners as soon as possible specifying the registration a further hearing about which he might wish to attend or be represented at.

Dated the 13<sup>th</sup> — day of October — 1983

*a. a. Baden Fuller*

Commons Commissioner