



COMMONS REGISTRATION ACT 1965

Reference No.274/D/148 to 15

In the Matter of Myntho Common, Llanengan
Dyfor D.

DECISION

These disputes relate to the registrations at Entry Nos 1 in the Land Section of Register Unit Nos CL.52 and VG.22 in the Registers of Common Land and Town or Village Greens maintained by the former Caernarvonshire County Council and to Entry Nos. 1 to 7 in the Rights Section of Unit No.CL.52 and are occasioned by the conflicting registrations at Entry Nos. 1 in the Land Section of Unit Nos CL.52 and VG.22.

I held a hearing for the purpose of inquiring into the disputes at Caernarfon on 17th February 1977. The hearing was attended by Mr J H Williams the applicant for rights in CL.52 under Entry No. 1 and by Mr J H Williams applicant for rights on CL.52 under Entry No.7. The Llanengan Community Council which registered CL.52 as Common Land and part of that land as a Village Green VG.22 did not appear.

Messrs. Williams informed me that the land comprised in VG.22 has in fact been used for sports and pastimes in particular by the adjacent school and they had no objection to my confirming the Entry in the Land Section in VG.22 and the Entry in the Land Section of CL.52 modified so as to exclude the land comprised in VG.22 and I confirm these Entries as aforesaid. I assume this is the course the Community Council would wish me to take as the VG. registration is later in date than the CL. registration.

Messrs. Williams require a right of way across the Village Green to the Common and this should be noted on the register.

Appendix

1. I confirm the Entry in the Land Section of Unit No.VG.22
2. I confirm the Entry in the Land Section of Unit No.CL.52 modified so as to exclude the land comprised in VG.22.
3. I confirm the Entry Nos 1 to 7 inclusive in the Rights Section of Unit No.CL.52 as applicable to the Entry in the Land Section modified as aforesaid.
4. I refuse to confirm the deemed Entries in the Rights Section on Unit No.VG.22.

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

31st

day of

May

1977

J A Little

Commons Commissioner