



In the Matter of Hazeley Heath, Mattingley,
Hampshire

DECISION

This reference relates to the question of the ownership of land known as Hazeley Heath, Mattingley, being the land comprised in the Land Section of Register Unit No. CL 100 in the Register of Common Land maintained by the Hampshire County Council of which no person is registered under section 4 of the Commons Registration Act 1965 as the owner.

Following upon the public notice of this reference Mr D A Lewcock and Mrs G A Selfe claimed to be the freehold owners of part of the land in question, and Mr B J Lloyd claimed to have information as to its ownership.

I held a hearing for the purpose of inquiring into the question of the ownership of the land at Winchester on 27 October 1983. At the hearing there was no appearance by or on behalf of Mr Lewcock and Mrs Selfe. Mr Lloyd kindly put his argument into writing, and a copy of it is attached to this decision.

After the hearing it was discovered that the Solicitors acting for Mr Lewcock and Mrs Selfe had not been given notice of the hearing, as they should have been under regulation 15(2)(c) of the Commons Commissioners Regulations 1971. The Solicitors sent to the Clerk to the Commons Commissioners a statutory declaration by Mrs Selfe, and after considering the statutory declaration I came to the conclusion that I could properly deal with the matter without re-opening the hearing.

The land claimed by Mr Lewcock and Mrs Selfe is in relation to the large area comprised in the Register Unit minute. It consists of a garden having an area of about 10 poles adjoining Red Hill on the western boundary of the Register Unit. This garden, together with the bungalow on the adjoining land to the north, was purchased by the late Mr William Appleyard, Mrs Selfe's father, in or about 1950 and was conveyed to his wife, Mrs Ethel Alice Appleyard. The Conveyance cannot now be found, but Mr and Mrs Appleyard lived in the bungalow and occupied the garden with it until Mr Appleyard died in 1978. Mrs Appleyard then remained there until she had to go into an elderly person's residence in Fleet. There has never been any adverse claim either to the bungalow or the garden. Mrs Appleyard died on 21 December 1981, and probate of her will was granted to Mr Lewcock and Mrs Selfe on 1 December 1982.

On this evidence I am satisfied that Mr Lewcock and Mrs Selfe are the owners of the garden included in the Register Unit.

In the absence of any further evidence I am not satisfied that any person is the owner of the remainder of the land, and it will therefore remain subject to protection under section 9 of the Act of 1965.



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

11th

day of

January

1984

Chief Commons Commissioner

Bedwyn Stone Museum

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researching into the purpose of stone carving

Because a cult has infiltrated our education system and since 1870 has forcibly taught a language to 97% of the nation that was intended for High Priests, Peerage and the Legal Profession to make them break the laws of society, it will be seen that it has been taught without any authority of state and has very effectively caused the crime rate in this country to rise considerably.

There as the Master Mason I must claim these lands for the 3% of the nation who as commoners speaking the Common Language of the world have evaded this brainwashing by the education department.

For thousands of years the Common Language of man as used in Common Prayer and Article 24 of the Church of England and still used by the Deaf and Dumb and by tradition is used in the House of Commons to make laws in that language and be it noted that every cipher and ceremony of state takes place in the Common Language. It has always been taught by comparing the ornament of gravestones against the character of deceased and the sole purpose of the Common Language of the Commoner being to create law and order

I am aware that the language taught in school damages the human brain so that it fails to see as it should and every year those so educated fail to see every picture of Father Christmas depicts him wearing his boots on the wrong foot

Shortly before every election social meetings are arranged in every village so that those elected to local government have all be educated contra to statute and the Royal Courts of Justice have no staff equipped to action a case where the liberties of the Commoner have been restricted.

The man who cuts the stone to make gravestones is covered in white dust even when cutting white stone, hence every country is ruled from a white place. The base from which it starts may be seen this country was called Albion, with its chief city Loddonarium ruled from White Hall and the White Tower and Wiltshire has a hundred known as KING EDWARDS STONE wherein is the village of Bedwyn and Lloyd the Master Mason all white names and it will be found these names are synonymous with the CROWN that gives officers of state their power to act.

Ben J. Lloyd. Master Mason
Gt. Bedwyn, 0672 870 234.

Ben J. Lloyd

Examples of how the common language is decoded on coloured sheet

