



COMMONS REGISTRATION ACT 1965

Reference No 214/D/26

In the Matter of Hook Common (part)
Hook Hart D

DECISION

This dispute relates to the registration at Entries Nos 11 and 16 in the Rights section of Register Unit No CL 168 in the Register of Common Land maintained by the Hampshire County Council and is occasioned by Objection No OB 424 made by Walton Vandercom & Hart and noted in the Register on 17 December 1970.

I held a hearing for the purpose of inquiring into the dispute at Winchester on 3 May 1978. The hearing was attended by Mr P R Fitzgerald of Messrs Walters' Vandercom & Hart appeared for the Objectors and Mr F J S Jones appeared in person on behalf of the applicants under Entry No 16. Prior to the hearing the Objectors had agreed with Col R C Rose the applicant under Entry No 11 now Entry No 32 that I should confirm that Entry modified as hereinafter stated. Mr Fitzgerald agreed at the hearing that I should confirm Entry No 16 modified as hereinafter stated. I therefore confirm Entries Nos 16 and 32 modified as follows:

Entry No 16 by substituting for all the words in column 4 the words "The right to graze over this Unit and Units CL 4 and CL 169 6 horses or 6 cows or 6 goats and 6 geese provided that the numbers of animals graze at any one time over any one or more of such units shall not exceed 6 horses or 6 cows or 6 goats and six geese and the right to take bushes for mending the Commoners fences where they bound the Unit land such taking of bushes to be by arrangement with the wood-ward or the agent of the Lord of the Manor.

Entry No 32 by substituting for all the words in column 4 the words "The right to graze 12 cattle or 12 horses over this Unit as Units No CL 4 as CL 169 provided that the numbers of animals grazed at any one time over any one or more of such units shall not exceed 12 cattle or 12 horses and the right to take bushes for mending the commoners fences where they bound the Unit land such taking of bushes to be by arrangement with the wood-ward or the agent and the Lord of the Manor".

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

2nd

day of Jan

1978

Commons Commissioner