



In the Matter of Martin Down, Martin, Hampshire

Decision

This reference relates to the question of the ownership of land known as Martin Down, Martin, being the land comprised in the Land Section of Register Unit No. CL.57 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 the Nature Conservancy Council claimed to be the freehold owner 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 26 October 1983. At the hearing the Nature Conservancy Council was represented by Mr K F MacKay, its land agent. It appeared, however, that the land of which the Nature Conservancy Council claimed to be the owner and other land the subject of the reference was registered under the Land Registration Acts 1925 to 1971. This left within my jurisdiction the land in the northern part of that comprised in the Register Unit. Mr MacKay informed me that he believed that this land belonged to Mrs White, whose address he gave me.

I have now been furnished with evidence that a part of the land within my jurisdiction was conveyed to Mr E J Parrott by a Conveyance made 31 October 1952 between (1) Amy Sophie Eastwood and Charles Seymour Eastwood (2) Edward John Parrott. The remainder of the land within my jurisdiction was conveyed to Mr Parrott by a conveyance made 28 April 1955 between (1) A S Eastwood and C S Eastwood (2) E J Parrott. The whole of the land the subject of these conveyances was conveyed to Mr R E White by a Conveyance made 22 June 1953 between (1) E J Parrott (2) Reginald Ernest White.

Mr White conveyed the land to his then wife, Mrs Nellie Victoria White, by a deed of gift made between them on 8 August 1967. Mrs White died on 12 March 1968. Her will was proved on 3 May 1968 by Mrs Mabel Adeline Sellwood and Mr Sidney John James Flemington. By an assent made 24 March 1969 between (1) M A Sellwood and S J J Flemington (2) M A Sellwood the land was vested in Mrs Sellwood. Mrs Sellwood married Mr White on 27 September 1972.

Mr Lloyd kindly put his argument into writing, a copy of which is attached to this decision.

On the evidence before me I am satisfied that Mrs M A ^{White} ~~Sellwood~~ is the owner of the land, and I shall accordingly direct the Hampshire County Council, as registration authority, to register her as the owner of the land under section 8 (2) 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 14th day of November 1983


Chief Commons Commissioner

Bedwyn Stone Museum

26/10/83

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researching into the purpose of stone carving

The language taught in schools was intended for the High Priests and Peerage as a simplified language to enable them to administer religion but not to understand the complex conjugation of the Common Tongue as used in religion and alter it for their own financial gain.

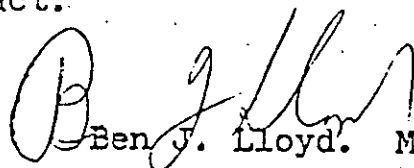
The Legal profession has been educated in the same language to settle disputes between those educated in that language and we note that the ornament of their apparel, their courts and the places where they are educated and their homes and their tombs all indicate that the language of the legal profession is EVIL to man and from the extinct civilisations we read that it causes crime and nations to decline and the decline since it has been taught in Britain forcibly since 1870 is very apparent as is the increase in crime.

According to Article 24 of the Church of England we should use a common tongue and we are told that the Scribes and Pharisees could not understand Jesus Christ when he used it. We can see the Common Tongue concealed in all alphabets that originate from gravestones and the Deaf and Dumb have no communication barriers in the world because they make the shapes of the OGHAM alphabet with their fingers.

The House of Commons naturally make laws in the Common Tongue and laws are ratified by the Lords in their language in which the legal profession acts. But all the ciphers and ceremony of the state indicate that the Common Language of the Master Mason rules all as it is the only device for creating law and order.

As no attempt has been made to notify the Common People who speak the Common Language of the world it appear right and correct for the Master Mason to claim all of these lands on behalf of the Commoners the majority of whom can neither read nor write.

I raise no objection to the parish Councils holding these lands for the commoners providing that those on the parish Council have all been educated in accordance with Para 25 (2) of the 1944 education act and I may add as far as I know all those who have attended state schools have been educated contra to this act.



Ben J. Lloyd. Master Mason

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