



## COMMONS REGISTRATION ACT 1965

Reference Nos. 42/D/24 to 33  
inclusiveIn the Matter of Dunstall Common, Earls  
Croome, Malvern Hills D.,DECISION

These disputes relate to the registrations at Entries Nos. 1 and 8 to 16 inclusive in the Rights Section of Register Unit No. CL.31 in the Register of Common Land maintained by the former Worcestershire County Council and are occasioned by Objection Nos. 52 and 75 to 83 inclusive made by the Earls Croome Parish Council and all noted in the Register on 23 March 1972.

I held a hearing for the purpose of inquiring into the disputes at Worcester on 14 November 1974.

The hearing was attended by Mr P.C. Davis of Messrs Foster and Finlay Solicitors of Malvern on behalf of the Earls Croome Parish Council, Mr Henderson attended on behalf of the applicants under Entries Nos. 8 to 16 inclusive and Mr Parker the applicant under Entry No. 1 appeared in person. In the course of the hearing Mr Davis and Mr Henderson reached agreement on the disputes arising out of Reference Nos. 42/D/25 to 33 inclusive relating to Entries Nos. 8 to 16 inclusive in the Rights Section of the Register. In accordance with that agreement I refuse to confirm Entries Nos. 13 and 16 and I confirm Entries Nos. 8 to 12 inclusive and 14 and 15 modified as follows:-

Entry No. 8	shall confer the Right to	2 Pastures
" No. 9	" " " "	4 Pastures
" No.10	" " " "	1 Pasture
" No.11	" " " "	7 Pastures
" No.12	" " " "	1 Pasture
" No.14	" " " "	1 Pasture
" No.15	" " " "	3 Pastures

Each pasture confers the right to graze

- 2 Yearling colts, or
- 1 Horse or Mare, or
- 1 Mare with unweaned foal, or
- 5 Ewes with lambs, or
- 2 Yearling Cattle, or
- 1 Two year old or upwards cattle, or
- 1 Cow with calf or in milk

As regards Entry No. 1 Mr Parker wished to graze one pony and Mr Davis conceded his right to  $\frac{1}{2}$  a pasture. In view of this concession I confirm Entry No. 1 modified so as to limit ~~it to~~ the right of pasture to one pony.



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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 22<sup>nd</sup> day of November 1974

C. A. Sefton

Commons Commissioner

Corrected under Regulation 33  
C. A. Sefton  
6 December 1974