

COMMONS REGISTRATION ACT 1965

Reference No. 216/D/53

In the Matter of Verges of Queen Hoo Lane and Tewin Hill and the Triangular Area between Queen Hoo Lane and the Road from Tewin Hill to Bramfield Road, Tewin, Hertfordshire (NO.2)

DECISION

This dispute relates to the registration at Entry Nos 3 and 4 in the Rights Section of Register Unit No.CL.149 in the Register of Common Land maintained by the Mertfordshire County Council and is occasioned by Objection No. 31 made by Mr T. Abel Smith and noted in the Register on 18 February 1970.

I held a hearing for the purpose of inquiring into the dispute at Hertford on 27 October 1982. The hearing was not attended by any person entitled to be heard.

This dispute is now a mere technicality, if indeed it can still properly be said to exist at all. The Objection is stated to be to the Land Section of the Register Unit, and the grounds of objection are stated to be that the land shown on the attached plan was not common land at the date of registration. At the time when the Objection was made there were rights exercisable over the whole of the land comprised in the Register Unit registered at Entry Nos 1 and 2 in the Rights Section of the Register Unit. However, these registrations were subsequently replaced by the registrations at Entry Nos 3 and 4, from both of which the land the subject of the Objection was excluded. There is thus no effective objection to either of the subsisting registrations.

In these circumstances I confirm the registrations.

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

152

day of Comicer 1982

Chief Commons Commissioner.