

Reference Nos. 262/D/261-262
220/D/136-148
220/D/161-163

IN THE MATTER of (1) Arnside Marsh, Arnside, South Lakeland District, Cumbria; (2) part of Silverdale Salt Marsh, (3) another part of Silverdale Salt Marsh both in Silverdale, Lancaster City, Lancashire; and (4) a salt marsh in Silverdale and Warton also in Lancaster City, Lancashire

To the Cumbria County Council and the Lancashire County Council.

WHEREAS the lands above described are those mentioned at Entry No. 1 in the Land Section of Register Unit No. CL 118 in the Register of Common Land maintained by you Cumbria County Council and of Register Units No. CL 130, No. CL 154 and No. CL 273 in the Register of Common Land maintained by you Lancashire County Council.

AND WHEREAS following a hearing at Morecambe on 2 July 1981, the Commons Commissioner gave a decision dated 16 September 1981 as regards the said CL 118 Cumbria land and CL 130 and CL 154 Lancashire Lands and a decision dated 29 July 1982 as regards the CL 273 Lancashire land by which he refused to confirm all the registrations conditionally upon no application being made to a Commons Commissioner before 2 January 1982 to adjourn the hearing.

AND WHEREAS before 2 January 1982 applications to adjourn the hearing were made on behalf of Messrs Frank Burrow and Frederick Michael Burrow (their Solicitor's letter of 15 December 1981); (2) Mr T B Bright (his Solicitor's letter of 23 December 1981), and (4) Brigadier G E Tryon-Wilson, Mr Gilpin Bland (since deceased) and Mr John Bland (their Solicitor's letter of 30 December 1981).

AND WHEREAS it now appears that Messrs Frank Burrow and Frederick Michael Burrow (their Solicitor's letter of 29 September 1982), Mr T B Bright (his Solicitor's letter of 6 August 1982) and Brigadier G E Tryon-Wilson and Mr John Bland (their Solicitor's letter of 3 August 1982) are now desirous of withdrawing their said applications for an adjournment and of these matters proceeding on the basis that no such application had ever been made.

AND WHEREAS the Royal Society for the Preservation of Birds are desirous that the said two decisions should take effect unconditionally (their Solicitors' letters of 28 June and 23 August 1982).

ACCORDINGLY I HEREBY GIVE YOU NOTICE in pursuance of Section 6(2) of the Commons Registration Act 1965 that on the 1st day of October 1982 the registrations at Entry No. 1 (amended at No. 2) in the Land Section and at Entry No. 4 (replacing No. 1 and amended at No. 5) in the Rights Section of Register Unit No. CL 118 of the Register of Common Land maintained by you Cumbria County Council became void; the registrations at Entry No. 1 in the Land Section and at Entry No. 1, No. 2

and No. 3 in the Rights Section Register Unit No. CL 130 the Register of Common Land maintained by you Lancashire County Council became void; the registrations at Entry No. 1 the Land Section and at Entry No. 1 and Entry No. 2 in the Rights Section of Register Unit No. CL 154 in the last mentioned Register also became void; and that registrations at Entry No. 1 in the Land Section and at Entry No. 1 in the Rights Section Register Unit No. 273 in the said last mentioned Register also became void.

Given under my hand and seal this 26th - day of

October 1982

a. a. Bain *Fuller*

Commons Commissioner

