



In the Matter of Land containing 109.0
Acres or thereabouts known as Selside
Moss, Horton-in-Ribblesdale-----

DECISION

These disputes relate to the registration at Entries Nos 1 and 2 in the Ownership section of Register Unit No.CL.284 in the Register of Common Land maintained by the North Yorkshire County Council and are occasioned by the conflict between the two registrations.

I held a hearing for the purpose of inquiring into the disputes at Skipton on 2 July 1985. At the hearing Mrs M J Handley was represented by Mrs J Clarke, solicitor, of Goad and Butcher, solicitors of Settle and Dr J A Farrer appeared in person.

These disputes arise because Dr Farrer, by Entry No. 1 in the Ownership section claims ownership of the whole of the land comprised in the Register Unit while Mrs Handley by Entry No. 2 claims a strip of land across the middle.

Dr Farrer, who appeared in person told me that he was prepared to accept Mrs Handley's claim and Mrs Handley agreed to this solution.

I accordingly confirm Mrs Handley's registration at Entry No. 2 and confirm Dr Farrer's registration at Entry No. 1 with the modification necessary to exclude from it the land registered at Entry No.2.

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

11th

day of

July

1985

Peter Landon-Davis
Commons Commissioner