



In the Matter of land known as Out Fell,  
Cracoe

DECISION

These disputes relate to the registration at Entries Nos 1, 2 and 3 in the rights section of Register Unit No. CL.109 in the Register of Common Land maintained by the North Yorkshire County Council and are occasioned by Objection No. 62 made by the Trustees of the Chatsworth Settlement and noted in the Register on 6 April 1971.

I held a hearing for the purpose of inquiring into the dispute at Skipton on 2 July 1985. The hearing was adjourned.

At the adjourned hearing on 21 May 1986 the applicants were represented by Mr W Foster, solicitor of Walker, Charlesworth and Foster, Skipton and the objectors by Mr M Gillibrand, solicitor, of Oglethorpe, Sturton and Gillibrand, Lancaster. The parties then told me that they had reached agreement that columns 4 and 5 of the registrations should be modified to read as follows:-

No of entry	Particulars of the right of common, and of the land over which it is exercisable	Particulars of the land (if any) to which the right is attached
1	to graze 7½ cows or 30 sheep and their followers from birth to weaning, being 30 sheep gaits over the whole of the land comprised in this register unit and in register unit No. 34	In gross
2	To graze 8 sheep being 8 sheep gaits over the whole of the land comprised in this register unit and in register unit No. CL.34	All that property situate at Cracoe, Nr Skipton as shown edged red on the supplemental map bearing the number of this registration
3	To graze 109 sheep with followers from birth to weaning being 109 sheep gaits over the whole of the land comprised in this register unit and in CL.34	Shiers Farm, Cracoe, comprising O.S.Nos. 90, 54, 85, 82, 57, 59, 64, 69, 66, 56, 55, 41, 42, 40 and 84 on the O.S map (1909 edition) the parish of Cracoe

I accordingly confirm these registrations as so modified.



-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 2<sup>nd</sup> day of June 1986

*Peter Landon-Davis*

Chief Commons Commissioner.