



COMMONS REGISTRATION ACT 1965

Reference No. 276/D/577-581

In the Matter of 1. Llangorse Hill. 2. part of
Mynydd Llangorse both in the parish of Llangorse

DECISION

This dispute relates to the registration at Entry Nos. 4 & 47-50 (incl) in the Land section of Register Unit No. CL.58 in the Register of Common Land formerly maintained by the Breconshire County Council and is occasioned by Objection Nos. 104 made by the Llangorse Commoners Association and Objection Nos 349-352 made by the Chairman of the Duke of Beaufort's Estate Commoners Association and noted in the Register.

I held a hearing for the purpose of inquiring into the dispute at Brecon on 27 October 1982. The hearing was attended by Mrs B Morgan for the Registration Authority, Mr S L Davies in person, the applicant at Entry No. 4 in the Rights Section and Mr G W Shellard of Messrs. Henry Jones and Hobbs, Solicitors of Swansea for the Estate Commoners Association.

Mr Stewart Lloyd Davies said that he had farmed Ty-helig Farm Bwlch since 1964 and grazed 85 sheep on the register unit and on unit CL.23. His predecessor Frank Price had also grazed the same number of sheep on the same areas. His farm was 17 acres.

Mr Davies's application in respect of Register Unit CL.23 had not been disputed.

No one appeared in support of the other Rights Applications or in opposition to Mr Davies's application.

For these reasons I confirm the registration at Entry No. 4 and I refuse to confirm the registrations at Entry Nos. 47-50 incl.

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

17th

day of

November

1982

George Hackett

Commons Commissioner.