



In the Matter of Cefn Pwllanduon and Ff os
y Wern Llangynidr

DECISION

This dispute relates to the Etnry Nos. 5,6,10,12,14,28 in the Rights Section of Register Unit No.CL.2 in the Register of Common Land maintained by the Powys County Council and is occasioned by Objection made by the Duke of Beaufort's Breconshire Estate Commoners Association and noted in the Register.

I held a hearing for the purpose of inquiring into the dispute at Brecon on 27 March 1984. The hearing was attended by Mr H Westron of Messrs. Westron, Edwards and Co., Collicitors of Ebbw-Vale who appeared for Mrs G.Griffiths and Mrs J Williams, Mr E K Dixon, Solicitor who appeared for the Welsh Water Authority and Mr M J Davison of Messrs. Henry Jones and ~~Hogg~~ ^{Hosbs} Solicitors of Swansea who appeared for the objectors.

Mr Davison explained that in general his clients had objected to claims to grazing rights which excluded 5 sheep or stock equivalent per acre of dominant land and in the first six cases the objections were withdrawn on terms that the claims were reduced to that limit.

Register Entry No. 5	235	sheep of Stock equivalent
6	70	"
10	250	"
12	200	"
14	990	"
20	65	"

Stock equivalent means 5 sheep = 1 horse or 1 beast.

The registration at Entry No. 28 made by the predecessor of the Welsh Water Authority as owner was a duplication of the registration at Entry No. 21 made by the tenant and would be cancelled.

For these reasons I confirm the registrations with the modifications mentioned and I refuse to confirm the registration at Entry No. 28.

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 4th day of April 1984

George Herbert
Commons Commissioner