



In the Matter of Land called Middle Grove  
and Upper Grove, Glasbury.....

DECISION

This decision is supplementary to my decision herein dated 6 December 1983 and deals with the applications referred to in the third paragraph of that decision which were adjourned for the reasons there stated.

I held a further hearing at Brecon on 27 November 1984 to dispose of the adjourned applications.

I was informed that the parties had agreed as follows:

- (1) Entry No. 2 to be confirmed subject to the substitution of '12' for '30' in column 4 and to the deletion in column 5 of the words & figures 'O.S 720, 720a and 720' and the substitution therefor of the following 'O S 720a and ~~720~~ 720 d
- (2) Entry No. 12 to be confirmed with the substitution in column 4 of '15' for '3'.

No one appeared at this hearing to represent the applicants at Rights Entry Nos 1 and 5. Subsequently the application at Rights Entry No.5 has been withdrawn.

For these reasons I confirm the registration at Entry No. 1 without modification and the registrations at Entry No. 2 and No.12 subject to the modifications already mentioned and I refuse to confirm the registration at Entry No.5.

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

6<sup>th</sup>

day of

June

1985

*Geoff Hetherington*  
Commons Commissioner

*Amended pursuant to para 33 of the  
Commons Commissioners Regulations, 1971  
Geoff Hetherington  
27. VIII. 1985*