



COMMONS REGISTRATION ACT 1965

Reference No 276/D/313 & 314

In the Matter of land known as
Henallt Common, Llanigon,
Brecknock D

DECISION

These disputes relate to the registrations at Entry Nos 2 and 4 in the Rights Section of Register Unit No CL. 101 in the Register of Common Land maintained by the former Breconshire County Council and are occasioned by Objection Nos 480 and 481 both made by Mr G C Price and both noted in the Register on 18 November 1971.

I held a hearing for the purpose of inquiring into the disputes at Brecon on 18 April 1978. The hearing was attended by Mr G C Price in person.

By a letter dated 13 April 1978 Mr and Mrs Jones withdrew their application, Entry No 4, and I refuse to confirm that Entry.

The Objection to Entry No 2 was that the quantification was excessive. All the other Entries in the Rights Section are for rights to graze 40 sheep whereas Mr R O Thomas, the applicant under Entry No 2 has claimed the right to graze 60 sheep or 12 ponies.

Mr Thomas did not appear to explain why he should have rights in excess of those claimed by the other commoners and I therefore confirm Entry No 2 modified so as to limit the grazing right set out in column 4 of the Rights Section to the right to graze 40 sheep.

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 23rd day of May

1978

Y A Little

Commons Commissioner