



COMMONS REGISTRATION ACT 1965

Reference No. 276/D/150 to 158

In the Matter of Llangorse Common
Llangorse, Brecknock BC

DECISION

These disputes relate to the registration at Entries Nos. 2 to 5 20, 11 and 42 in the Rights section of Register Unit No CL38 in the Register of Common Land maintained by the former Breconshire County Council and are occasioned by Objections Nos. 663, 664 and 665 all made by J A Blackham and all noted in the Register on 11 January 1973.

Objections Nos. 661 and 662 both made by Brecknock RDC and both noted in the Register on 11 January 1973.

Objection No 238 made by Mr & Mrs R P B Davies and noted in the Register on 11 November 1970.

Objection No. 147 made by Llangorse Commons Association and noted in the Register on 4 November 1970; and the conflicting Registration at Nos 5 and 42 in the Rights Section of the Register.

I held a hearing for the purpose of inquiring into the disputes at Brecon on 23 November 1976. The hearing was attended by Mr J W H Llewelyn and Messrs Howard Llewelyn & Co on behalf of Mr J A Blackham, Mr E C J Selwyn & Messrs Jeffreys & Powell on behalf of Mr & Mrs R P B Davies and Mr. & Mrs G T M Davies and Mr D H Hughes on behalf of Brecknock BC the successor to Brecknock RDC.

Mr Selwyn withdrew the conflicting registration at Entry No.5 in the Rights Section and for that reason I refuse to confirm Entry No. 5.

As regards Entry No. 20 the applicant R J Birch purported to amend his claim by excluding the claim to cut brush wood after the final date when it was open to him so to do. In those circumstances there being no objection to his claim for grazing rights I confirm Entry No. 20 modified so as to exclude his claim to a right to cut brush wood.

As regards Entry No 41 Mr & Mrs R P B Davies are the successors to the applicants under this Entry and Mr Selwyn withdraw this claim and I refuse to confirm Entry No 41.

As regards Entry No. 42 it was agreed between Mr Llewelyn and Mr Selwyn that I should confirm this Entry modified so as to exclude all the words in column 4 after the words "and 2 pigs" and insert after those words the words "and 10 geese and 4 goats" Mr J M James the applicant for grazing rights under Entry No 2 did not appear to support his claim. Mr R P B Davies gave evidence that the Royal Oak Camp in respect of which Mr James claimed rights was a caravan site established as such some 15 to 20 years ago and that it was formerly part of a farm in respect of which rights were claimed. Mr Davies said that he could not remember Mr James exercising any grazing rights. On this evidence and in the absence of Mr James I have no alternative but to refuse to confirm the Entry at No. 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 29th day of November 1976

C. A. Little.

Commons Commissioner