



In the Matter of Mynydd Rheinalt Llanelly Hill  
North of Railway Gwmantgarn

DECISION

This dispute relates to the registration at Entry No. 3,4,5,8 12,14, and 34 in the Rights section of Register Unit No.CL.34 in the Register of Common Land maintained by the Powys County Council and is occasioned by Objections 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 29 March 1984. The hearing was attended by Mr Dawson of Henry Jones and Hogg of Swansea appearing for the objectors and Mr P O'Keefe, the applicant at Entry No. 3 appeared in person.

Mr Dawson said that in the first four cases the objections were made because the applicants claimed to have the right to graze a larger number of animals per acre than that accepted by the Association which was 5 sheep or equivalent stock per acre of dominant land. 5 sheep equalled 1 horse or 1 beast.

In these cases, the applicants had accepted the objector's views and had agreed to reduce their claims to that level and the objection would be withdrawn.

I was invited to confirm ~~these~~ registrations subject to that modification.

Rights Entry No.	3:	60	sheep or stock equivalent
	4	70	"
	5	20 80	"
	8	20	"

No one appeared to support the other three applications.

For these reasons I confirm the registrations at Entry Nos. 3,4,5 and 8 with the modifications already mentioned but I refuse to confirm the remaining three applications.

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 *3rd* day of *April* 1984

*George Hurdle*  
Commons Commissioner

*Amended in real  
pursuant to Reg. 33  
George Hurdle  
12.11.84*