

COMMONS REGISTRATION ACT 1965

Reference Nos. 232/D/144 and 145

In the Matter of Pieces of land North of Crook Peak, South West of Dunnett Farm, South of Compton Hill, South of Wavering Down, South of Cross Plain, East of Shute Shelve Hill, and North of Shute Shelve Hill, Compton Bishop and Axbridge, Sedgemoor D.

## DECISION

These disputes relate to the registration at Entry No. 1 in the Land Section and Entry Nos. 1 to 16 and 18 to 26 in the Rights Section of Register Unit No.CL.64 in the Register of Common Land maintained by the Somerset County Council and are occasioned by Objection No. 0/303 made by the Compton Bishop Estate and noted in the Register on 23rd April 1971.

I held a hearing for the purpose of inquiring into the dispute at Taunton on 22nd May 1975. The hearing was attended by Mr. Bellew and Messrs. Veale Benson and Co., solicitors for the Compton Bishop Estate, Messrs. Burrough Horner & Pigot solicitors for Mr. H.M. Lovell, Messrs. Gardner and Berry solicitors for G.E.Body, Miss K.M.Sandford, W.H. Amesbury, F.H. Amesbury, L.S.Hemms, Miss M.K. Walton, J. J. Jarratt, L. F. Dimmock and A. V. Smith.

Mr. J.J. Frankpitt solicitor for Mr.R.E.F. Heal and Mr. John Hodge and Mrs.D.M. Newell Mr.R.D. Clark, Mrs. 3.D. Gunn in person,

The Objection made by the Compton Estate was to the inclusion in the Register Unit of a small strip of land 0.3.46 being the strip running North and South on the South East of the Register Plan and lying to the West of the New Inn.

All the parties who attended the hearing and Mr.Card consented to the Entry at No. 1 in the Land Section of the Register Unit being modified so as to exclude this strip 0.3.46 and I therefore confirm the Entry at No. 1 in the Land Section modified as aforesaid and Entry Nos. 1 to 16 and 18 to 26 in the Rights Section as affecting the Entry No. 1 in the Land Section modified as aforesaid,

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

day of Chiequst 1975

C-A Settle