

COMMONS REGISTRATION ACT 1965

Reference No. 51/D/118 to 124 inclusive

In the "atter of Land at Coed Drwg Mountain, Llantysilio, Glyndwr D

## DECISION

This dispute relates to the registration at Entry No 1 in the Land Section and Entry Nos. 1 to 13 inclusive in the Rights Section of Register Unit No. CL. 11 in the Register of Common Land maintained by the former Denbighshire County Council and is occasioned by Objection No. 18 made by R B D Wilson Evans and noted in the Register on 15 September 1970, Objection No. 135 made by Pine View Developments Ltd noted in the Register on 2 August 1972, Objection No. 51 made by Duncan Robertson noted in the Register on 23 September 1970 and Objection Nos. 30 and 58 both made by A E Williams and respectively noted in the Register on 17 and 24 September 1970.

I held a hearing for the purpose of inquiring into the dispute at Llangollen on 30 % 31 March and 1 April 1976. The hearing was attended by Mr Blackburn, counsel, instructed by Messrs Iliffes on behalf of Mr Vilson Evans and Pine View Developments Ltd, Mr Sopwith on behalf of Mr Duncan Robertson, Mr Villiams on behalf of Mr A E Villiams and all the other claimants for rights by their legal representatives or agents or in person.

It was agreed by all the interested parties that I should confirm the Entry at Mo. 1 in the Land Section modified so as to include the land registered in the Land Sections of Unit Mos. CL. 135 and CL. 246 and that I should refuse to confirm Entry Mos. 2 to 12 inclusive in the Rights Section and that I should confirm Entry Mos. 1 and 15 in the Rights Section modified as follows:-

Entry No. 1 The grazing rights to be limited to 20 sheep in lieu of 64 sheep.

Entry No. 13 by inserting after the words "commrised in this Register Unit" the words "and Unit No. CL. 132 as modified but so that the numbers of sheep grazed over this Unit and Unit No. CL. 132 at any one time shall not exceed 90 sheep".

I am required by regulation 30(1) of the Commons Commissioners Regulations 1971 to explain that a rerson 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 got day of May

1976

CA jettle