



In the Matter of Hollocombe Moor, Winkleigh
and Ashreigney, Torridge D

DECISION

This dispute relates to the registrations at Entries Nos. 1 to 7 in the Rights Section of Register Unit No. CL 17 in the Register of Common Land maintained by the Devon County Council and is occasioned by five Objections (1) No. 1046 made by W F Stevens (2) No. 1047 made by O C Beardon (3) No. 1048 made by G J Alvis (4) No. 1049 made by W J Elworthy (all noted in the Register on 14 August 1972) and (5) No. 1028 made by Mrs H Turrall (noted in the Register on 11 September 1972).

I held a hearing for the purpose of inquiring into the dispute at Barnstaple on 26 November 1981. The hearing was attended by Mr S J G Agate, Solicitor, who appeared on behalf of the Objectors (other than Mrs Turrall) and also on behalf of five of the applicants for registration in the Rights Section (or their successors) - Entries Nos. 1, 3, 4, 6 and 7: by Mr J M Samuel, Solicitor, on behalf of the applicant for registration at Entry No. 2: and by Mrs H Turrall in person.

The Objections were withdrawn, but as regards Entry No. 6 it had been agreed that the right of grazing should be modified to grazing 80 (instead of 140) sheep and 25 (instead of 35) bullocks. Accordingly I confirm the registrations with this modification to Entry No. 6.

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

22 December

1981

L. J. Morris Smith

Commons Commissioner