



COMMONS REGISTRATION ACT 1965

Reference No. 209/U/120

In the Matter of part of Headon Down, CornwoodSUPPLEMENTAL DECISION

This Decision is supplemental to my Decision dated 30th September 1991 relating to the question of the ownership of part of Headon Down, Cornwood being the part of the land comprised in the Land Section of Register Unit No. CL.115 in the Register of Common Land maintained by the Devon County Council of which no person is registered under section 4 of the Commons Registration Act 1965 as the owner.

In that Decision I allowed the personal representatives of Major F A V Parker six weeks in which to submit to the Office of the Commons Commissioners sufficient documentation to complete their claim to the ownership of the part of the Register Unit to the south-east of the line XY on the plan annexed to that Decision.

Within the time limited Mr P J R Michelmores of Michelmores Hughes supplied the Commons Commissioners with a certified copy of a general Grant of Probate of the Will of Major Parker (with no exception in respect of Settled Land) showing his Executors to be Diana Mary Parker Arthur Edmund French and Richard de la Bere Granville. He also subsequently confirmed in writing that there had been no further vesting or devolution of title in respect of this land since the grant of Probate. I shall accordingly direct the Devon County Council as registration authority to register these persons as the owners of the land south-east of the line XY.

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

7th

day of

January

1992

Commons Commissioner