

In the Matter of Upham Meadow and Summer Leasome,  
Twynning, Gloucestershire, (No. 1)

## DECISION

These disputes relate to the registrations at Entry Nos 1 to 22 (inclusive) in the Rights section of Register Unit No. CL 323 in the Register of Common Land maintained by the Gloucestershire County Council and are occasioned by Objection No. Ob 587 made by Mr B C Ball, and all noted in the Register on 8 January 1973, and Objections Nos Ob 771 to Ob 783 made by Mr V R Halling and Mr T S Warner and a conflict between the registrations at Entry Nos 4 and 21.

I held a hearing for the purpose of inquiring into the dispute at Cheltenham on 25 November 1980. The hearing was attended by Miss Sheila Cameron, of counsel, on behalf of the applicants for the registrations and Mr Ball and by Mr R F W Ungoed-Thomas, of counsel, on behalf of Mr Halling and Mr Warner.

Miss Cameron was able to appear for the applicants and Mr Ball (who was also one of the applicants) because she was instructed not to pursue Mr Ball's Objection.

The conflict between the registrations at Entry Nos 4 and 21 was caused by a mistake in Column 5 of Entry No.4, where the reference to tithe No. 842 should have been to tithe No. 888. This will be cured by the appropriate modification.

Miss Cameron and Mr Ungoed-Thomas informed me that it had been agreed that the registration at Entry No. 19 should be confirmed and that the registrations at Entry Nos 7, 13, and 20 should not be confirmed. It was also agreed that the remaining registrations should be confirmed with modifications. These agreed modifications were submitted to me in writing after the hearing.

In these circumstances I confirm the registration at Entry No. 19. I refuse to confirm the registrations at Entry Nos 7, 13, and 20, and I confirm the registrations at Entry Nos 1 to 6, 8 to 12, 14 to 18, 21 and 22 with the agreed modifications, which will be incorporated in the notice of the final disposal of those registrations.

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.

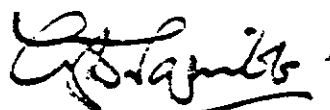
Dated this

25~~th~~

day of

May

1982



Chief Commons Commissioner