



COMMONS REGISTRATION ACT 1965

Reference Nos 274/D/49, 50, 51

In the Matter of Graig y Gwynt, Cwm Moch, Moel Ddinas, Moel Y Geifr, Moel Ysgyfarnogoed, Graig Ddrwg and Crawcwellt, Llandecwyn, Maentwrog and Trawsfynydd

DECISION

These disputes relate to the registration at Entry No 1 in the Land Section and Entry Nos 1-30, 32-35, 37, 38, 40-43, 45-53, 55-58, 62 and 64 in the Rights Section and Entry No 1 in the Ownership Section of Register Unit No CL. 38 in the Register of Common Land maintained by the former Merioneth County Council and are occasioned by Objection Nos 57 and 58 both made by The Nature Conservancy and respectively noted in the Register on 18 and 21 September 1970.

I held a hearing for the purpose of inquiring into the dispute at Dolgellau on 10 February 1977. The hearing was attended by Mr H B Jones, Treasury Solicitor, on behalf of The Nature Conservancy, Miss Phillips on behalf of the Crown Estate Commissioners, Mr J R Jones appeared in person.

Mr H B Jones' objections were confined to a small piece of land which he claimed was wrongly included in the Registration in the Land Section edged pink on the plan annexed to Objection No 57 and the Crown Estate Commissioners agreed that this was the case.

Mr H B Jones produced a copy of a circular letter sent by the Forestry Commission to all claimants for rights and he assured me that all claimants other than Mr J R Jones had agreed that they had no claims to rights over the land in the ownership of the Nature Conservancy. Mr J R Jones at the hearing having had the assistance of Mr Williams of the National Farmers Union agreed that he had no rights over the said land.

In these circumstances I confirm the Entry in the Land Section modified so as to exclude the land the subject of Objection No 57 identified on a plan which I will annex to my Direction and I confirm the Entry in the Ownership Section as applicable to the modified Entry in the Land Section and I confirm all the above-mentioned Entries in the Rights Section as applicable to the modified Entry in the Land Section.

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 5th day of April

1977

Commons Commissioner