



COMMONS REGISTRATION ACT 1965

Reference No. 214/D/61 to 65
inclusive

In the Matter of Weavers Down (part),
Bramshott, East Hampshire D

DECISION

This dispute relates to the registration at Entry No. 1 in the Land Section and Entry Nos. 1 to 4 inclusive in the Rights Section of Register Unit No. CL.141 in the Register of Common Land maintained by the Hampshire County Council and is occasioned by Objection Nos. OB 282 to OB 286 inclusive all made by Mr K.W.G. Webb and Mr A L Blake and all noted in the Register on 4 November 1970.

I held a hearing for the purpose of inquiring into the dispute at Chichester on 16 and 17 December 1975. The hearing was attended by Mr Barlow of Messrs Blake Laphorn Rea and Williams on behalf of Mr Webb and Mr Blake, Mrs Gollan on behalf of Mr Ralph, Mr Moss and Squadron Leader Burke in person. Forest Mere Limited the applicant under Entry No. 3 in the Rights Section did not appear to support its application.

This small area of land 0.48 of an acre was formerly part of the late Lord Justice Cotton's Forest Mere Estate and it was accepted by all those attending the hearing that my decision as regards rights over Unit No. CL.90 must also be applicable to this Unit CL.141 save only that Mr Webb and Mr Blake were content that Squadron Leader Burke should have the right to graze one horse or pony on this land Unit CL.141.

For this reason I confirm the Entry at No. 1 in the Land Section
I confirm the Entry at No. 2 in the Rights Section
I confirm the Entry at No. 1 in the Rights Section modified so as to be limited to (1) A right to graze 6 cattle, (2) A right of estovers and (3) A right to cut and take bracken after the 1st September in each year.
I confirm the Entry at No. 4 in the Rights Section modified so as to be limited to a right to graze one horse or pony and a right of estovers
I refuse to confirm the Entry at No. 3 in the Rights 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 23 day of January 1976

C A Settle

Commons Commissioner