



COMMONS REGISTRATION ACT 1965

Reference Nos. 214/D/66, 67, 68

In the Matter of Weavers Down (part)
Trotton, Chichester D.

DECISION

These disputes relate to the registration at Entry No. 1 in the Land Section and Entry Nos. 1, 2, 6, 7 and 9 in the Rights Section of Register Unit No. CL.142 in the Register of Common Land maintained by the Hampshire County Council and are occasioned by Objection No. OB 484 made by Mr K M Wood and noted in the Register on 15 January 1974.

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 Roddis counsel instructed by Messrs T Eggar & Son on behalf of Mr Wood, Mrs Gollan on behalf of Milland Parish Council and Mrs Ralph, Mr Slocum on behalf of himself and Mrs Mephan, Mr Moss and Squadron Leader Burke in person.

This Unit as in the cases of Units CL.90, CL.53 and CL.61 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 on these disputes must follow my decision on the disputes relating to CL.90 and for this reason

I confirm the Entry at No. 1 in the Land Section modified if and so far as may be necessary to accord with the plan annexed to my decision relating to CL.90
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 to estovers and (3) A right to cut and take bracken after the 1st September in each year
I confirm the Entry at No. 2 in the Rights Section modified so as to be limited to a right of estovers
I confirm the Entry at No. 6 in the Rights Section modified so as to be limited to a right of estovers
I confirm the Entry at No. 7 in the Rights Section
I confirm the Entry at No. 9 in the Rights Section modified so as to be limited to a right of estovers.

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