



In the Matter of part of Llandefalle Hill,
Llandefalle

DECISION

This dispute relates to the registration at Entry Nos. 17, 20 and 28 in the Rights Section of Register Unit No. CL 64 in the Register of Common Land occasioned by Objection Nos. 145, 146 and 625 noted on the Register.

I held a hearing for the purpose of inquiring into the dispute at Brecon on 27 July 1983.

The hearing was attended by Mr Phillip Price of Counsel instructed by Messrs Jeffreys and Powell, Solicitors of Brecon for Mrs A G Morgan, the applicant at Entry No. 28, Mr D E Williams the applicant at Entry No. 17, Messrs Jeffreys and Powell for Mr G W S Davies and Mr B M Davies (Objection No. 145) Messrs Williams, Beales and Co, Solicitors of Hay-on-Wye for Mr H Davies (Objection No. 645) and Mr D R Jones (Chairman) and Mr W R Owens (Secretary) for the Llandefalle Commoners Association (Objection No. 146). Objection Nos. 145 and 625 relating to Entry Nos. 17 and 28 were withdrawn. Objection No. 146 was withdrawn on Mr and Mrs Phillip Evans (Entry No. 20) agreeing to reduce their claim to read 'to graze 45 sheep at all times over the whole of the common plus their lambs until weaning or sheep and ponies to the limit of 45 sheep on the basis that 1 pony equals 8 sheep'.

For these reasons I confirm the registrations at Entry Nos. 17 and 28 without modification and I confirm the registration at Entry No. 20 subject to the modification that the right is limited to grazing 45 sheep over the whole common at all times plus their lambs until weaning or sheep and ponies to the limit of 45 sheep on the basis that 1 pony equals 8 sheep.

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

15th September 1983

Leopold Herne

Commons Commissioner