

COMMONS REGISTRATION ACT 1965

Reference No. 236/D/195-200

In the Matter of Miles Green and seven other pieces of land Bisley

## DECISION

This dispute relates to the registration at Entry No. 1 in the Land Section and Entries No. 1 2 and 3 in the Rights section of Register Unit No.CL.30 in the Register of Common Land maintained by the Surrey County Council and is occasioned. by Objection No. 112 made by Woking U D C and noted in the Register on 22 July 1070. and objection Nos 373 244 and 411 all made by Surrey County Council and respectively noted in the Register on 13 October 1970, 21 September 1970 and 21 September 1970 and the conflicting registration at Entry No 1 in the Land Section of Register Unit No. VG. 65.

I held a hearing for the purpose of inquiring into the dispute at Guildford on 14 February 1979. The hearing was attended by Miss P J Fiswick on behalf of Surrey County Council Mr J Gilmoor on behalf of Woking Borough Council and Mr P C Conway chairman of the Bisley Council.

It was agreed by all parties that I should exclude from the Entry in the Land Section the land identified on the plan annexed to objection No. 112.

Miss Fiswick produced a large scale plan and said that it was agreed that I should exclude from the Entry in the Land Section the land identified on that plan which included lands not comprised in the plan annexed to objection No. 373. The other parties confirmed this agreement which included a term that the land excluded between the points marked A and B on the said large scale plan (which I have signed for the purpose of identification and which the Registration Authority is to annex to the decision) is not to exceed 15 feet in width.

The conflicting Entry on Register Unit VG.65 having been withdrawn I confirm the Entry in the Land Section modified by the exclusion of the above mentioned lands and I confirm the Entries in the Rights Section as applicable to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

19 day of February 1979. J. A. LeHla

Commons Commissioner