

In the Matter of West Street Village Green, Crowland, Lincolnshire (No. 2).

DECISION

This dispute relates to the registration at Entry Mo. 2 in the Ownership section of Register Unit No. VG 14 in the Register of Town or Village Greens maintained by the former Holland County Council and is occasioned by the conflicting registration at Entry No. 1 in the same section of the Register Unit.

I held a hearing for the purpose of inquiring into the dispute at Spalding on 19 April 1700 The Moorin Cata thereint by Mr D & Magher, all Counted, on betalf of the Transland Parish Council, the applicant for the registration at Entry Po. 2, and by Dy D G Teall, the applicant for the registration at Entry No. 1.

The land comprised in the Register Unit is an island site in West Street, Crowland now entirely covered with grass with some trees in it, and it can fairly be described as a piece of waste land. Formerly there was a stream running along the middle of the land, but this was enclosed in a tunnel in the late 19th century. appears from the minutes of the Parish Council that the Council paid for repairs to the turnel in 1912 and 1916. However, it also appears from the minutes that when asked to send representatives to a meeting convened by the Morth Level First and Newborough Internal Drainage Commissioners to consider the condition of this and other tennels in 1936 it was agreed that the representatives should adhere to certain points, the first of which was "that the tunnels do not belong to the Parish Council". During the last 33 years, and possibly earlier, the Parish Council has raid for mowing the grass and eight or nine years ago the Council caused certain grips on the land to be levelled and paid for the work. Mr Hughes argued that on this evidence I ought to hold that the Council had acquired a possessory title to the land.

Dr. Teall, who is Lord of the Manor of Crowland, contended that the land in question was manorial waste and so vested in him.

Dr Teall is the successor in title of his mother, the late Mrs A M Teall, who acquired the lordship of the manor by a conveyance made 27 Calobar 1967 between (1) Irene Beaumont and Peter Carr Benham (2) Agnes Many Teall. For the reasons given in my decision in In the Matter of West Street Village Green. Crowland (No. 1) (1978), Ref. No. 22/D/88, I have come to the conclusion that no land passed to Mrs Teall by this conveyance.

In my view, the Parish Council has acquired a title to this land by adverse possession.

For these reasons I confirm the registration.

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 July