FORM 269D1



IN THE COURT OF APPEAL, CIVIL DIVISION APPLICATION FOR A SECOND APPEAL

REF: C3/2016/0561



SECRETARY of STATE for JUSTICE

-v- M M

Decision on an application for a <u>second</u> appeal. The Judge will not give permission unless he or she considers that (a) the appeal would raise an important point of principle or practice or (b) there is some other compelling reason for the Court of Appeal to hear it.

ORDER made by the Rt. Hon. Lord Justice Moore-Bick On consideration of the appellant's notice and accompanying documents, but without an oral hearing, in respect of an application for permission to appeal and an order for expedition
<u>Decision</u> : granted, refused, adjourned. An order granting permission may limit the issues to be heard or be made subject to conditions.
Granted
Reasons The appeal raises important points of principle which ought to be considered by this court and on which there is a real prospect of success.
Information for or directions to the parties
This case falls within the Court of Appeal Mediation Scheme automatic pilot categories*. Yes No No No
If not, please give reason:
Where permission has been granted, or the application adjourned a) time estimate (excluding judgment) 1 day b) any expedition Yes
Signed: March 2016 Date: 9" March 2016 OF Notes: (a) the proposed appeal would raise some important point of principle or practice; of (b) there is some other compelling reason for the relevant appellate court to hear the appeal. In respect of second appeals from the county court or High Court, see CPR 52.13.

In respect of appeals from the Upper Tribunal, see Article 2 of the Appeals from the Upper Tribunal Order 2008 (SI 2008/2834).

(2) Rule 52.3(4) and (5) provide that where the appeal court, without a hearing, refuses permission to appeal that decision may be

(2) Hule 52.3(4) and (5) provide that where the appeal court, without a hearing, refuses permission to appeal that decision may be reconsidered at a hearing, provided that the request for such a hearing is filed in writing within 7 days after service of the notice that permission has been refused. Note the requirement imposed on advocates by paragraph 16(1) of CPR PD 52C.

(3) Where permission to appeal has been granted you must serve the proposed bundle index on every respondent within 7 days of the date of the listing window notification letter and seek to agree the bundle within 21 days of the date of the listing window notification letter (see paragraph 21 of CPR PD 52C).

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