



IN THE COURT OF APPEAL, CIVIL DIVISION

REF: T3/2017/2079/PTA



**THE QUEEN ON THE APPLICATION OF
CAMPAIGN AGAINST THE ARMS TRADE**

-v-

**THE SECRETARY OF STATE FOR
INTERNATIONAL TRADE AND OTHERS**

ORDER made by the Rt. Hon. Lord Justice Irwin

On consideration of the appellant's notice and accompanying documents, but without an oral hearing, in respect of an application for permission to appeal the decision of the Divisonal Court of 10 July 2017 to dismiss the claim for judicial review

Decision: 1. The application for permission to appeal is to be listed for oral hearing before two LJJs, as soon as possible.

2. The case is reserved to Irwin LJ as one of that constitution.

An order granting permission may limit the issues to be heard or be made subject to conditions.

Reasons

Information for or directions to the parties

1. The Claimant/Applicant and the Interveners may make, amend or supplement written submissions, if so desired, by 4pm on Friday 2 February 2018.
2. The Special Advocates may, if so desired, amend or supplement their CLOSED submissions by 4pm on Friday 2 February 2018.
3. The Defendant/Respondent may amend or supplement their written submissions, OPEN or CLOSED, if so desired, by 4pm on Friday 9 February 2018.
4. In each case, any party amending or supplementing submissions must produce one final document of consolidated submissions.
5. The Defendant must arrange, as soon as possible and in any event by 4pm on Thursday 8 February 2018, to deliver a second set of papers, OPEN and CLOSED, to the Court.
6. Liberty to any party to apply.

Mediation:

Where permission has been granted or the application adjourned:

Does the case fall within the Court of Appeal Mediation Scheme (CAMS) automatic pilot categories (see below)? Yes No

Pilot categories:

- | | |
|---|---|
| <ul style="list-style-type: none"> • Personal injury and clinical negligence cases; • All other professional negligence cases; • Small contract cases below £500,000 in judgment (or claim) value, but not where principal issue is non-contractual; | <ul style="list-style-type: none"> • Boundary disputes; • Inheritance disputes. |
|---|---|

If yes, is there any reason not to refer to CAMS mediation under the pilot? Yes No

If yes, please give reason:

Non-pilot cases: Do you wish to make a recommendation for mediation? Yes No

Where permission has been granted, or the application adjourned

- a) time estimate (excluding judgment) 1 DAY
- b) any expedition



[Handwritten signature]

Signed:
Date: 24 January 2018

Notes

- (1) Rule 52.6(1) provides that permission to appeal may be given only where –
 - a) the Court considers that the appeal would have a real prospect of success; or

By the Court

- b) there is some other compelling reason why the appeal should be heard.
- (2) Where permission to appeal has been refused on the papers, that decision is final and cannot be further reviewed or appealed. See rule 52.5 and section 54(4) of the Access to Justice Act 1999.
- (3) Where permission to appeal has been granted you must serve the proposed bundle index on every respondent within 14 days of the date of the Listing Window Notification letter and seek to agree the bundle within 49 days of the date of the Listing Window Notification letter (see paragraph 21 of CPR PD 52C).

Case Number: **T3/2017/2079/PTA**

DATED 24TH JANUARY 2018
IN THE COURT OF APPEAL

ORDER

Copies to:

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Lower Court Ref: CO/1306/2016