

IN THE SUPREME COURT OF THE UNITED KINGDOM

14 DECEMBER 2015

Before:

Lord Clarke Lord Wilson Lord Carnwath

Dransfield (Appellant) v
Information Commissioner and another (Respondents)

AFTER CONSIDERATION of the application filed on behalf of the Appellant seeking permission to appeal the order made by the Court of Appeal on 14 May 2015 and of the notice of objection filed by the Second Respondent

THE COURT ORDERED that

- (1) permission to appeal BE REFUSED because the application does not raise an arguable point of law. In relation to the point of European law said to be raised by or in response to the application it is not necessary to request the Court of Justice to give any ruling, because the question raised is irrelevant
- the Appellant pay the Second Respondent's costs of the application and, where the Second Respondent applies for costs, the costs to be awarded be assessed.

Louise di Mamhro.