



IN THE COURT OF APPEAL

ON APPEAL FROM THE HIGH COURT OF JUSTICE
QUEEN'S BENCH DIVISION
ADMINISTRATIVE COURT

104742009

BEFORE LORD JUSTICE LLOYD
LORD JUSTICE RICHARDS
And LORD JUSTICE SULLIVAN

- 3 AUG 2010

B E T W E E N

COURT 68
Application No.

KEITH GARNER

APPELLANT/CLAIMANT

C1/2010/1272
C1/2010/0592

- and -

ELMBRIDGE BC

RESPONDENT/DEFENDANT

- and -

- 1. GLADEDAL GROUP LTD
- 2. NETWORK RAIL INFRASTRUCTURE LTD

INTERESTED PARTIES

- and -

- 1. WW-UK
- 2. FFRIENDS OF THE EARTH

INTERVENERS

ON READING the Appellant's Notice sealed on 18 May 2010 filed on behalf of the Appellant applying for permission to appeal with appeal to follow if granted against the order of Mr Justice Nicol dated 27 April 2010 in respect of the case ref C1/2010/1372

ON READING the Appellant's Notice sealed on 11 March 2010 filed on behalf of the Appellant applying for permission to appeal with appeal to follow if granted against the order of Mr Justice Nicol dated 27 April 2010 in respect of Case ref C1/2010/0592

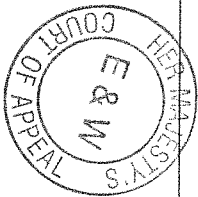
AND READING written submissions on behalf of the Interveners

AND ON HEARING Mr Richard Drabble QC & Mr David Wolfe of counsel on behalf of the Appellant, Mr James Findlay QC & Mr Robert Williams of counsel on behalf of the Respondent and Mr Jeremy Hayam of counsel on behalf of the Interveners

IT IS ORDERED that



1. Appeal 2010/0592 is allowed.
2. Permission to appeal is granted in Appeal 2010/1272.
3. Appeal 2010/1272 is allowed.
4. Paragraphs 1, 2 and 3 of Nicol J's order of 3 March 2010 are set aside.
5. Nicol J's order of 27 April 2010 is set aside.
6. Gerald McAully and Keith Garner Ltd are added as Claimants in CO/10474/2009.
7. The Defendant's liability in costs to the Claimants in CO/10474/2009 shall be limited to £35,000 + VAT.
8. The Claimants' liability in aggregate to the Defendant in CO/10474/2009 shall be limited to £5,000.
9. The Claimants shall have no liability for costs to the Interested Parties in CO/10474/2009.
10. The Interested Parties shall have no liability for the Claimants' costs in CO/10474/2009.
11. The Respondent shall pay the Appellants' costs of these appeals in the sum of £15,000 + VAT of which £12,625 shall be payable in any event and within 21 days hereof with the balance of £ 5,000 payable subject to the final determination of the challenge in CO/10474/2009



By the Court

**THURSDAY 29 JULY 2010
IN THE COURT OF APPEAL**

ON APPEAL FROM
THE HIGH COURT OF JUSTICE
QUEEN'S BENCH DIVISION
ADMINISTRATIVE COURT

KEITH GARNER

- and -

ELMBRIDGE BOROUGH COUNCIL

- and -

1. GLADEDALÉ GROUP LTD
2. NETWORK RAIL INFRASTRUCTURE LTD
- and -

1. WW-UK
2. FFRIENDS OF THE EARTH

ORDER

Copies to:

Queen's Bench Division - Administrative Court
Room C317
Royal Courts of Justice
The Strand
London WC2A 2LL

Clifford Chance
10 Upper Bank Street
London
E14 5JJ

Denton Wilde Sapte
One Fleet Street
Po Box 717
London
EC4M 7WS

Richard Buxton
19b Victoria St
Cambridge
CB1 1JT
Ref: BARNER

Sharpe Pritchard
Dx 353
London/ Chancery Lane
Ref: T6/2069/70

Messrs Keigh Day & Co
Dx 53326
CLERKENWELL
RS/RSCAJE

* This order was drawn by Ms C Otchere (Associate) to whom all enquiries regarding this order should be made. When communicating with the Court please address correspondence to Ms C Otchere, Civil Appeals Office, Room E307, Royal Courts of Justice, Strand, London WC2A 2LL (DX 44450 Strand) and quote the Court of Appeal reference number. The Associate's telephone number is 020 7947 7677