

From: Deputy Master Meacher
Court of Appeal, Civil Division



ROYAL COURTS OF JUSTICE
STRAND, LONDON, WC2A 2LL

**The Queen on the application of Rundle v
Wirral Borough Council & Anr**

C1/2014/0665

Exhaustion of Domestic Remedies

By the order of this court dated 6th August 2014, the Applicant was refused permission to appeal to the Court of Appeal in respect of the order of Mrs Justice Lang dated 13th February 2014. The application was refused as being Totally Without Merit and the court ordered that the Applicant may not request that the decision be reconsidered at an oral hearing.

Where permission to appeal to this Court has been refused as Totally Without Merit, no appeal may be made against this decision to the Supreme Court of the United Kingdom: see section 54(4) of the Access to Justice Act 1999.

Accordingly, there is no further right of appeal in English domestic law and I confirm that the parties have exhausted the domestic appellate process.

Signed ... *S Meacher*

Dated ... *2nd September 2014*