

IN THE SUPREME COURT OF THE UNITED KINGDOM 28 JUNE 2011

Before:

Lord Walker
Lord Collins
Lord Clarke

Enron Coal Services Limited (in liquidation) (Appellant) v English Welsh and Scottish Railway Limited (Respondent)

AFTER CONSIDERATION of the application filed on behalf of the Appellant seeking permission to appeal the order made by the Court of Appeal on 19 January 2011 and of the notice of objection filed by the Respondent

THE COURT ORDERED that permission to appeal BE REFUSED because the application does not raise an arguable point of law of general public importance which ought to be considered by the Supreme Court at this time, bearing in mind that the case has already been the subject of judicial decision and reviewed on appeal.

Registrar 28 June 2011

Opine dit