



Case Name: Canterbury City Council v SSCLG & Anor 2018 EWHC 1611 (Admin) (26 June

2018)

Full case: Click Here

Commentary: The Claimant advanced grounds of challenge which centred on the Inspector's incorrect interpretation of planning policies relevant to the decision.

Mr Justice Dove held that the Inspector had misinterpreted and misapplied the local planning policies. Consequently, it was ordered that the Claimant's application under s.288 of the TCPA 1990 be allowed, the Inspector's decision of 11th July 2017 be quashed and the Second Defendant's appeal be remitted to the Secretary of State for redetermination by a different Inspector.

Case summary prepared by Town Legal LLP