Permission to Appeal results – March 2014 | Judicial Committee of the Privy Council (JCPC)

Case name	Justices	PTA	Reasons given
Roopnarine (Appellant) v	Lady Hale	Refused	Permission to appeal be refused because the application does not raise an
Occupational Safety and Health Authority	Lord Sumption	20 Mar 2014	arguable point of law.
(Respondent) (Trinidad & Tobago)	Lord Reed		
JCPC 2013/0092			
Gomes (Appellant) v	Lord Kerr	Granted in	Permission to appeal be granted only against the sentence imposed.
The State (Respondent) (Trinidad & Tobago)	Lord Clarke	part	
JCPC 2013/0085	Lord Toulson	18 Mar 2014	

In the following cases, the advice which the Board proposes to give to Her Majesty is as indicated below

Brangman (Appellant) v	Lord Kerr	Granted in	Permission to appeal be granted only in relation to 'gang' evidence.
The Queen (Bermuda)	Lord Clarke	part	
JCPC 2013/0094	Lord Toulson	28 April 2014	
Myers (Appellant) v	Lord Kerr	Granted in	Permission to appeal be granted only in relation to 'gang' evidence.
The Queen	Lord Clarke	part	
JCPC 2013/0088	Lord Toulson	28 April 2014	
		_	
$\operatorname{Cox} v$			
The Queen			
JCPC 2013/0089			
Brown (Appellant) v	Lord Kerr	Refused	Permission to appeal be refused because there is no risk that a serious miscarriage
The Queen (Respondent)	Lord Clarke	28 April 2014	of justice has occurred in this case.
JCPC 2013.0084	Lord Toulson	-	