Permission to Appeal results – JCPC June/July 2015

Case name	Justices	РТА	Reasons given
Sport Data Feed Ltd (Appellant) v	Lord Kerr	Refused	Permission to appeal be refused because the application does not raise an
Stevenhills Limited and another (Respondents)	Lord Clarke	7 July 2015	arguable point of law, or a point of general public importance which ought to
(Mauritius)	Lord Toulson		be considered by the Judicial Committee at this time. This was a procedural
Case No: JCPC 2015/0019			issue and the Court of Appeal has analysed the jurisprudence.
Mohammed (Appellant) v	Lord Kerr	Refused	Permission to appeal be refused because the application does not raise an
The State (Respondent) (Trinidad & Tobago)	Lord Clarke	7 July 2015	arguable point of law of general public importance which ought to be
Case No: JCPC 2015/0024	Lord Toulson		considered by the Judicial Committee at this time. The summing up was
			adequate and there is no reason to suspect a miscarriage of justice.
The Victorian Society (Appellant) v	Lord Neuberger	Refused	Permission to appeal be refused because the applications do not raise an
Dennard and another (Respondents)	Lady Hale	16 July 2015	arguable point of law, or a point of general public importance which ought to
Case No: JCPC 2015/0049	Lord Mance		be considered by the Judicial Committee at this time. There is no attack on
			the principles which are applicable; and the only issue is whether the
The Victorian Society (Respondent) v			application of the correct principles to the facts of this case produced the
Dennard and another (Appellant)			result arrived at by the Court.
Case No: JCPC 2015/0052			
Maharaj (Appellant) v	Lord Kerr	Granted	
Manning (Prime Minister and Head of Cabinet)	Lord Wilson	27 July 2015	
(Respondent) (Trinidad and Tobago)	Lord Carnwath		
Case No: JCPC 2015/0056			
Lendore and another (Appellants) v	Lady Hale	Granted	
The Attorney General of Trinidad & Tobago	Lord Hughes	30 July 2015	
(Respondent) (Trinidad & Tobago)	Lord Toulson		
JCPC 2015/0055			

In the following cases, the advice which the Board proposes to give to Her Majesty is as indicated below					
Zhongyong and others (Appellants) v	Lord Neuberger	Refused	Permission to appeal should be refused because the application does not raise		
Union Zone Management Limited and others	Lord Wilson	15 July 2015	an arguable point of law of general public importance which ought to be		
(Respondents) (British Virgin Islands)	Lord Carnwath		considered by the Judicial Committee at this time.		
Case No: JCPC 2015/0039					
Connor and another (Appellant) v	Lord Neuberger	Refused	Permission to appeal should be refused because the application does not raise		
Kay and others (Respondent) (Bahamas)	Lord Wilson	15 July 2015	an arguable point of law.		
Case No: JCPC 2015/0034	Lord Carnwath				
Vasell Davis and another (Appellants) v	Lady Hale	Granted	The appeal should be allowed so far as the sentences imposed on the		
The Queen (Respondent) (Jamaica)	Lord Reed	15 July 2015	Appellants are deemed to have commenced to run from the date on which		
Case No: JCPC 2014/0037	Lord Hodge		they were convicted, namely 28 October 2005		
Mcphee (Appellant) v	Lady Hale	Granted			
The Queen (Respondent) (Bahamas)	Lord Reed	15 July 2015			
Case No: JCPC 2014/0040	Lord Hodge				
Allison & others (Appellants) v	Lord Mance	Refused	Permission should be refused because there is no risk that a serious miscarriage		
The Queen (Respondent) (Jamaica)	Lord Sumption	October 2015	of justice has occurred in this case.		
Case No: JCPC 2014/0096	Lord Hughes				
Latibeaudiere (Appellant) v	Lord Kerr	Refused	Permission to appeal should be refused because the application does not raise		
Director of State Proceedings (Respondent)	Lord Clarke	15 July 2015	an arguable points of law of general public importance which ought to be		
(Jamaica)	Lord Toulson		considered by the Judicial Committee at this time as this is a procedural matter		
Case No: JCPC 2014/0106			and is not a case for the Board.		
James (Appellant) v	Lord Kerr	Refused	Permission to appeal should be refused because the application does not raise		
Director of Public Prosecution (Respondent)	Lord Clarke	15 July 2015	an arguable point of law of general public importance which ought to be		
(Jamaica)	Lord Toulson		considered by the Judicial Committee at this time.		
Case No: JCPC 2014/0076					
McLeod (Appellant) v	Lord Mance	Granted in Part			
The Queen (Respondent) (Jamaica)	Lord Clarke	July -			
Case No: JCPC 2015/0035	Lord Hodge	8 October 2015			
Cohen (Appellant) v	Lord Kerr	Refused	Permission to appeal should be refused because the application does not raise		
Wallace (Respondent) (Jamaica)	Lord Wilson	July -	an arguable point of law of general public importance which ought to be		
Case No: JCPC 2015/0060	Lord Carnwath	8 October 2015	considered by the Judicial Committee at this time.		