| Case name | Justices | РТА | Reasons given |
|---|--|----------------------------|---|
| Mission and Pastoral Measure 2011 – All Saints Church, Whitley North Yorkshire JCPC 2020/0009 | Lord Hodge Lady Arden Lord Sales | Refused 5 October 2020 | Permission to appeal should be refused in this application, following the clarification provided at the request of the Board, it is clear that there is no allegation of procedural irregularity and the Board accepts that the procedures of the Mission and Pastoral Measure 2011 (as amended) have been complied with. The Board sees no prospect of the appeal establishing any of the other grounds for its intervention and must therefore refuse the application. |
| Ramlochan (Appellant) <i>v</i> The State (Respondent) (Trinidad and Tobago) JCPC 2020/0028 | Lord Reed Lady Arden Lord Hamblen | Refused 22 October 2020 | Permission has been refused because there is no risk that a serious miscarriage of justice has occurred in this case |
| In the following cases, th | ne advice which the | Board proposes to | give to Her Majesty is as indicated below |
| The Queen <i>v</i> Skippings (Respondent) (Turks and Caicos Islands) JCPC 2020/0019 | Lord Reed Lady Arden Lord Hamblen | Refused 14 October 2020 | Permission to appeal should be refused as there is no risk that a serious miscarriage of justice has occurred. Even if the Court of Appeal erred in their approach to the law, it appears from the record that there was no evidence that the Respondent touched the complainant in the manner alleged. Rather, the evidence at pages 121 and 123 indicates that it was the complainant who touched the Respondent. |
| The Queen <i>v</i> Swann (Turks and Caicos Islands) JCPC 2020/0020 | Lord Reed Lady Arden Lord Hamblen | Refused 14 October 2020 | Permission to appeal should be refused because there is no risk that a serious miscarriage of justice has occurred. |
| Convoy Collateral Ltd (Appellant) v Cho Kwai Chee (also known as Cho Kwai Chee Roy) (Respondent) (British Virgin Islands) JCPC 2020/0043 | Lady Black Lord Briggs Lord Kitchin | Granted 14 October 2020 | |
| Mani (Appellant) <i>v</i> The Queen (Respondent) (Solomon Islands) JCPC 2019/0059 | Lord Hodge Lord Lloyd-Jones Lord Burrows | Refused 14 October 2020 | Permission to appeal should be refused because the application does not raise an arguable point of law. The matter is governed by the Board's recent decision in <i>Bade v</i> The Queen and the |