

Permission to Appeal results – JCPC December 2014

Case name	Justices	PTA	Reasons given
Pitman (Appellant) <i>v</i> The State (Respondent) (Trinidad & Tobago) Case No: JCPC 2014/0084	Lord Kerr Lord Clarke Lord Hughes	Granted 8 Dec 2014	
Ali (Appellant) <i>v</i> The State of Mauritius (Respondent) (Mauritius) Case No: JCPC 2014/0079	Lord Mance Lord Reed Lord Sumption	Refused 15 Dec 2014	Permission to appeal be refused because there is no risk that a serious miscarriage of justice has occurred in this case.
Rome and others (Appellants) <i>v</i> The State of Mauritius and another (Respondents) (Mauritius)	Lord Mance Lord Reed Lord Sumption	Refused 15 Dec 2014	Permission to appeal be refused because there is no risk that a serious miscarriage of justice has occurred in this case.

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

Oakley (Appellant) <i>v</i> De Monfort Securities Limited and another (Respondents) (Isle of Man) Case No: JCPC 2014/0081	Lord Neuberger Lord Wilson Lord Hodge	Refused 10 Dec 2014	Permission to appeal should be refused because none of the issues sought to be raised raise an arguable point of law of general public importance. It is our view that this application is close to an abuse of process if it is not an actual abuse.
Charles (Appellant) <i>v</i> The Police (PC 56 ALLYN PROSPERE) (Respondent) (St Lucia) Case No: JCPC 2014/0095	Lord Neuberger Lord Wilson Lord Hodge	Refused 11 Feb 2015	Permission to appeal should be refused because there is no risk that a serious miscarriage of justice has occurred in this case.
Edwards (Appellant) <i>v</i> The Queen (Respondent) (Jamaica) Case No: JCPC 2014/0065	Lady Hale Lord Sumption Lord Hughes	Granted in part 11 Feb 2015	Permission to appeal be refused in respect of conviction because there is no risk that a serious miscarriage of justice has occurred in this case; permission to appeal should be granted on sentence.
Lovelace (Appellant) <i>v</i> The Queen (Respondent) (St Vincent and the Grenadines) Case No: JCPC 2014/0066	Lord Mance Lord Reed Lord Sumption	Granted 11 Feb 2015	

<p>Hiranandani (Appellant) <i>v</i> Hirco Plc and another (Respondents) (Isle of Man) Case No: JCPC 2014/0098</p>	<p>Lord Mance Lord Reed Lord Sumption</p>	<p>Refused 11 Feb 2015</p>	<p>Permission to appeal should be refused because the application does not raise an arguable point of law of general public importance which ought to be considered by the Judicial Committee at this time.</p>
<p>Morrison (Appellant) <i>v</i> The Queen (Respondent) (Jamaica) Case No: JCPC 2014/0075</p>	<p>Lord Kerr Lord Clarke Lord Hughes</p>	<p>Refused 11 Feb 2015</p>	<p>Permission to appeal against conviction should be refused; the application relating to sentence should be treated as the hearing of the appeal, and the appeal in respect of sentence should be allowed to the extent of ordering the sentence imposed to commence on 12th October 2005, rather than any other date.</p>