

Permission to Appeal results – December 2018 to February 2019

Case name	Justices	PTA	Reasons given
Cedeno (Appellant) v Radcliffe Boxill CPL #10917 (Respondent) (Trinidad & Tobago) JCPC 2018/0032	Lord Wilson Lord Carnwath Lord Lloyd-Jones	Refused 27 November 2018	Permission to appeal be refused because there is no risk that a serious miscarriage of justice has occurred in this case.
Ius Ad Vitam Association (Appellant) v State of Mauritius and others (Respondents) (Mauritius) JCPC 2018/0061	Lord Reed Lord Briggs Lady Arden	Refused 29 January 2019	Permission to appeal be refused because the application does not raise an arguable point of law.
In the following cases, the advice which the Board proposes to give to Her Majesty is as indicated below			
Geophysical Service Inc (Appellant) v Her Majesty in Right of Her Government of the Falkland Islands (Respondent) (Falkland Islands) JCPC 2018/0054	Lady Hale Lady Black Lord Kitchin	Refused 12 December 2018	Permission to appeal should be refused on the ground that the proposed appeal is wholly devoid of merit.
Higgs (Appellant) v Colina Imperial Insurance (Bahamas) Limited (Respondent) (Bahamas) JCPC 2017/0020	Lord Reed Lord Sumption Lord Kitchin	Refused 12 December 2018	Permission to appeal should be refused because the application does not raise an arguable point of law.
Al Hamrani and others (Appellants) v Al Hamrani (Respondent) (British Virgin Islands) JCPC 2018/0046	Lord Reed Lord Sumption Lord Kitchin	Refused 12 December 2018	Permission to appeal should be refused because the application does not raise an arguable point of law.
High Hills Investment Company Ltd and another (Appellants) v Estate of Julius Cornelius Rahming and others (Respondents) (Bahamas) JCPC 2018/0039	Lord Reed Lord Sumption Lord Kitchin	Refused 12 December 2018	Permission to appeal should be refused because the application does not raise an arguable point of law.

<p>Adenaïke (Appellant) v Isle of Man Department of Home Affairs (Prison Operations) and another (Respondents) (Isle of Man) JCPC 2018/0067</p>	<p>Lord Kerr Lord Sumption Lord Hodge</p>	<p>Refused 12 December 2018</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>Capital Partners Securities Co. Ltd (Respondent) v Sturgeon Central Asia Balanced Fund Ltd (Appellant) (Bermuda) JCPC 2018/0070</p>	<p>Lord Reed Lord Briggs Lady Arden</p>	<p>Refused 13 February 2019</p>	<p>Permission to appeal should be refused because the application does not raise an arguable point of law of general public importance nor is the case one in which there is a right of appeal without leave.</p>
<p>Bacardi and Company Ltd (Appellant) v Whyms and others (Respondents) (Bahamas) JCPC 2018/0053</p>	<p>Lord Reed Lord Hodge Lord Briggs</p>	<p>Refused 13 February 2019</p>	<p>Permission to appeal should be refused because the application does not raise an arguable point of law.</p>
<p>Morgan (Appellant) v Bank of Nova Scotia Jamaica Ltd (Respondent) (Jamaica) JCPC 2018/0073</p>	<p>Lord Reed Lord Hodge Lord Briggs</p>	<p>Refused 13 February 2019</p>	<p>Permission to appeal should be refused because the application does not raise an arguable point of law of general public importance.</p>