## Permission to Appeal results – December 2012

Case name	Justices	РТА	Reasons given
Hawksford Trustees Jersey Limited as Trustee of the Bald Eagle Trust (Appellant) <i>v</i> Stella Global UK Limited and another (Respondents) UKSC 2012/0191	Lord Neuberger Lord Mance Lord Wilson	Refused 6 Dec 2012	THE COURT ORDERED that permission to appeal be refused because the application does not raise a point of law which should be considered by the Supreme Court at this time.
Huczko (Appellant) <i>v</i> The Governor of HMP Wandsworth and another (Respondents) UKSC 2012/0206	Lord Neuberger Lord Mance Lord Wilson	Refused 6 Dec 2012	THE COURT ORDERED that permission to appeal be refused because the application does not raise an arguable point of law.
IAM Group Plc (Appellant) <i>v</i> Chowdrey (Respondent) UKSC 2012/0197	Lord Neuberger Lord Mance Lord Wilson	Refused 6 Dec 2012	THE COURT ORDERED that permission to appeal be refused because the application does not raise an arguable point of law.
Lomas and others (Respondents) <i>v</i> JFB Firth Rixson Inc and another (Appellants)  UKSC 2012/0123	Lord Neuberger Lord Sumption Lord Carnwath	Refused 6 Dec 2012	THE COURT ORDERED that permission to appeal be refused. The decision of the Court of Appeal in none of the proposed appeals raises a point of law of general public importance which should be considered by this Court at this time.
Rust Consulting Limited (in Creditors' Voluntary Liquidation) (Respondent) <i>v</i> PB Limited (formerly Kennedy & Donkin Limited) (Appellant) UKSC 2012/0194	Lord Neuberger Lord Mance Lord Wilson	Refused 6 Dec 2012	THE COURT ORDERED that permission to appeal be refused because the application does not raise an arguable point of law on the facts of this case
R (on the application of IA) (by his litigation friend, the Official Solicitor) (FC) (Appellant) <i>v</i> Secretary of State for Communities and Local Government and another (Respondents) UKSC 2012/0131	Lady Hale Lord Mance Lord Carnwath	Refused 7 Dec 2012	THE COURT ORDERED that permission to appeal be refused. While the procedural problem might be overcome, the substantive grounds of appeal do not disclose an arguable point of law of general public importance.
In the matter of an application by Martin Corey (A.P.) for Judicial Review (Northern Ireland) UKSC 2012/0217	Lord Hope Lord Kerr Lord Carnwath	Granted 13 Dec 2012	
Shirt (Appellant) and another <i>v</i> Representatives of the Estate of Stanley Edmund Shirt (Deceased) (Respondents) UKSC 2012/0164	Lord Hope Lord Kerr Lord Carnwath	Refused 17 Dec 2012	THE COURT ORDERED that permission to appeal be refused because the application does not raise an arguable point of law of general public importance bearing in mind that the case turned on its own facts.

Cavenagh (Respondent) v	Lord Hope	Refused	THE COURT ORDERED that permission to appeal be refused because the
William Evans Limited (Appellant)	Lord Kerr	17 Dec 2012	application does not raise an arguable point of law of general public importance
UKSC 2012/0201	Lord Carnwath	Tr Dec 2012	which ought to be considered by the Supreme Court, bearing in mind that the case
0100 2012/ 0201	Lord Carriwatii		has already been the subject of judicial decision and reviewed on appeal.
R (on the application of ClientEarth) (Appellant)	Lord Neuberger	Granted	I has all eady been the budgeet of judicial decision and for ioned on appeals
V	Lord Mance	19 Dec 2012	
The Secretary of State for the Environment,	Lord Carnwath		
Food and Rural Affairs (Respondent)			
UKSC 2012/0179			
R v	Lord Hope	Refused	THE COURT ORDERED that permission to appeal be refused because the
McGowan (Appellant) (Northern Ireland)	Lord Kerr	19 Dec 2012	application does not raise an arguable point of law at all.
UKSC 2012/0214	Lord Carnwath		
R (on the application of YZ (China) (Appellant) <i>v</i>	Lady Hale	Refused	THE COURT ORDERED that permission to appeal be refused because the
The Secretary of State of the Home Department	Lord Wilson	19 Dec 2012	application does not raise a point of law of general public importance.
(Respondent)	Lord Carnwath		
UKSC 2012/0216		- 0	
Charles Terence Estates Limited (Respondent) <i>v</i>	Lord Neuberger	Refused	THE COURT ORDERED that permission to appeal be refused because the
Cornwall Council (Appellant)	Lord Mance	20 Dec 2012	application does not raise an arguable point of law of general public importance
UKSC 2012/0267	Lord Carnwath		which ought to be considered by the Supreme Court at this time. There is no
			realistic prospect of successfully appealing the first ground of the Court of Appeal's decision.
Gill (Appellant) v	Lord Neuberger	Refused	THE COURT ORDERED that permission to appeal be refused because the
Hassan (Respondent)	Lord Sumption	21 Dec 2012	application does not raise an arguable point of law of general public importance.
UKSC 2012/0218	Lord Reed	21 Dec 2012	application does not raise an arguable point of law of general public importance.
Richardson and another (Appellants) <i>v</i>	Lord Neuberger	Granted	THE COURT ORDERED that permission to appeal be granted but limited to
Director of Public Prosecutions (Respondent)	Lord Sumption	21 Dec 2012	ground 1. For the avoidance of doubt, we include in ground 1 the question of
UKSC 2012/0198	Lord Reed	21 200 2012	whether the test is based on apparent lawfulness.
			r in the state of
		Refused	THE COURT ORDERED that permission to appeal be refused on grounds 2 to
		21 Dec 2012	4.
Pusey and another (Appellants) v	Lord Neuberger	Refused	THE COURT ORDERED that permission to appeal be refused because the
Somerset County Council (Respondent)	Lord Sumption	21 Dec 2012	application does not raise an arguable point of law.
UKSC 2012/0195	Lord Reed		

Peifer (Appellant) v	Lady Hale	Refused	THE COURT ORDERED that permission to appeal be refused because the
Western Education and Library Board and	Lord Wilson	21 Dec 2012	application does not raise an arguable point of law and in relation to the point of
another (Respondents) (Northern Ireland)	Lord Carnwath		European Union law raised by or in response to the application it is not necessary
UKSC 2012/0224			to request the Court of Justice to give any ruling, because the answer is so obvious
			as to leave no scope for any reasonable doubt.
The Hospital Medical Group Limited(Appellant)	Lady Hale	Refused	THE COURT ORDERED that permission to appeal be refused because the
V	Lord Wilson	21 Dec 2012	application does not raise an arguable point of law.
Westwood (Respondent)	Lord Carnwath		
UKSC 2012/0202			
In the matter of L-B (Children)	Lady Hale	Granted	
UKSC 2012/0263	Lord Clarke	21 Dec 2012	
	Lord Wilson	_	
Deutsche Bahn AG and others (Respondents) v	Lord Mance	Granted	
Morgan Crucible Company plc (Appellant)	Lord Clarke	21 Dec 2012	
UKSC 2012/0209	Lord Sumption		
D. (10) (1 11 1)	7 126	D 0 1	
Brito and another (FC) (Appellants) <i>v</i>	Lord Mance	Refused	THE COURT ORDERED that permission to appeal be refused because the
Secretary for State for the Home Department	Lord Clarke	21 Dec 2012	application does not raise an arguable point of law of general public importance
(Respondent)	Lord Sumption		which ought to be considered by the Supreme Court at this time, bearing in mind
UKSC 2012/0200			that the case has already been the subject of judicial decision and reviewed on
	T 134	D.C. I	appeal.
French (Appellant) v	Lord Mance	Refused	THE COURT ORDERED that permission to appeal be refused because the
Carter Lemon Camerons LLP (Respondent)	Lord Clarke	21 Dec 2012	application does not raise an arguable point of law of general public importance
UKSC 2012/0243	Lord Sumption		bearing in mind that the case has already been the subject of judicial decision and
			reviewed on appeal.