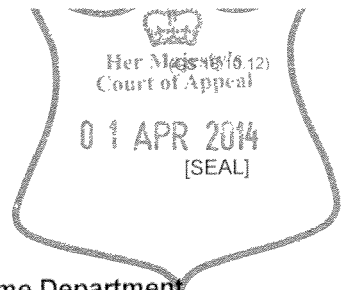


## IN THE COURT OF APPEAL, CIVIL DIVISION

REF: C4/2013/2553



The Queen on the application of Ismail –v– Secretary of State for the Home Department

**ORDER made by the Rt. Hon. Sir Stanley Burnton**

On consideration of the appellant's notice and accompanying documents, but without an oral hearing, in respect of an application for permission to appeal the orders made by Collins J dated 2 September 2013

**Decision:** Refused, as being totally without merit and the applicant may not request the decision to be reconsidered at an oral hearing.

**Reasons**

These proceedings were commenced in breach of the extended civil restraint orders dated 12 April 2012. Moreover they have not shown any ground for judicial review. The judge was right to decide as he did.

**Information for the parties: This decision is final.**

Where the Court of Appeal refuses permission to appeal without a hearing, it may, if it considers that application is totally without merit, make an order that the person seeking permission may not request the decision to be reconsidered at a hearing (see CPR 52.3(4A)(a)). Such an order has been made in this case. The appellant is therefore unable to request that an oral hearing be arranged.

The application for permission to appeal to this Court has been refused. No appeal may be made against this decision to the Supreme Court of the United Kingdom: see S54(4) of the Access to Justice Act 1999.

The Parties have exhausted the domestic appellate process.



Signed:

Date: 31 March 2014

*By the Court*

DATED 31ST MARCH 2014  
IN THE COURT OF APPEAL

**ORDER**

Copies to:

Applicant/Appellant (in person)

Treasury Solicitors  
Dx 123242  
Kingsway 6

Lower Court Ref: CO78762012