## MATUTE v CRAMER [2023] HCASL 192 A16/2023

The applicant requires an extension of time in which to seek leave to appeal from a judgment of the Court of Appeal of the Supreme Court of South Australia (Livesey ACJ and Bleby JA) on 13 July 2023. The Court of Appeal dismissed the applicant's application for leave to appeal against a decision of the District Court of South Australia (Judge Dart), which dismissed an application for an extension of time to appeal and an appeal against a decision of a District Court Master appointing a litigation guardian to the applicant.

The Court of Appeal's judgment was plainly correct. Consequently, it would be futile to grant the necessary extension of time. Special leave to appeal is refused.

Gleeson J Beech-Jones J

2

7 December 2023

\_