CVD19

v

MINISTER FOR IMMIGRATION, CITIZENSHIP AND MULTICULTURAL AFFAIRS & ANOR

[2023] HCASL 193

S97/2023

1. The applicant seeks special leave to appeal from orders of the Federal Court of Australia (Goodman J),[[1]](#footnote-2) dismissing an appeal to that Court from the Federal Circuit Court of Australia (Judge Driver).[[2]](#footnote-3) The Federal Circuit Court had dismissed an application for judicial review of a decision of the Administrative Appeals Tribunal, which affirmed the decision of a delegate of the first respondent to refuse the applicant a protection visa.
2. The application for special leave to appeal does not raise any issue of public importance and any appeal does not have sufficient prospects of success to warrant a grant of special leave.
3. Special leave to appeal is refused.

Gleeson J

Beech-Jones J

7 December 2023

1. *CVD19 v Minister for Immigration, Citizenship and Multicultural Affairs* [2023] FCA 747. [↑](#footnote-ref-2)
2. *CVD19 v Minister for Immigration & Anor* [2020] FCCA 660. [↑](#footnote-ref-3)