

PAROLE BOARD QUEENSLAND

v

ARMITAGE

[2024] HCASL 101

B73/2023

- 1 The applicant seeks special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of Queensland (Flanagan JA, Mullins P and Boddice JA agreeing) allowing an appeal from a judgment of the Supreme Court of Queensland (Hindman J).
- 2 In circumstances where the respondent's sentence expired on 31 March 2024, the proposed appeal is an unsuitable vehicle for the point of principle it seeks to raise.
- 3 Special leave to appeal is refused with costs.

Gageler CJ
Gordon J
Edelman J
Steward J
Gleeson J
Jagot J
Beech-Jones J

11 April 2024