LEARMONT v SAS TRUSTEE CORPORATION [2024] HCASL 121 S162/2023

- The applicant seeks special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of New South Wales (Mitchelmore JA, Basten A-JA, Rothman J in dissent), upholding an appeal against a judgment of the District Court of New South Wales (Kearns A-DCJ).
- The application has insufficient prospects of success to warrant a grant of special leave to appeal.
- 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