

ARIK
v
VICINITY CENTRES PM PTY LTD & ORS
[2024] HCASL 133
M101/2023

- 1 The applicant applies for special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of Victoria (Niall and Macaulay JJA, Kennedy JA dissenting), allowing an appeal against an order of a single judge of the Supreme Court of Victoria (Richards J) quashing a determination of a Medical Panel in respect of a medical question referred to it in accordance with s 28LWE of the *Wrongs Act 1958* (Vic).
- 2 The reasoning of the majority of the Court of Appeal is plainly correct. Further, the application does not involve a question of law of public importance and the interests of the administration of justice weigh against the grant of special leave.
- 3 Special leave to appeal is refused with costs.

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

9 May 2024