

*CCM17*  
v  
*MINISTER FOR IMMIGRATION, CITIZENSHIP AND MULTICULTURAL  
AFFAIRS & ANOR*  
[2024] HCASL 134  
M6/2024

1           The applicant seeks special leave to appeal from a judgment of the Federal Court of Australia (Derrington J), dismissing an appeal from a judgment of the Federal Circuit and Family Court of Australia (Div 2) (Judge Egan) which, in turn, dismissed an application for judicial review of a decision of the Immigration Assessment Authority ("the IAA"). The IAA had affirmed a decision of a delegate of the first respondent not to grant the applicant a Safe Haven Enterprise (Subclass 790) Visa.

2           The application has insufficient prospects of success, and it is not in the interests of the administration of justice generally, or in this case, to grant 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

9 May 2024