EQU19

v

MINISTER FOR IMMIGRATION, CITIZENSHIP AND MULTICULTURAL AFFAIRS & ANOR

[2024] HCASL 17

M79/2023

1. The applicant seeks special leave to appeal from a decision of the Federal Court of Australia (Raper J) dismissing an appeal from the Federal Circuit and Family Court of Australia (Division 2) (Judge Given). The proposed appeal is not a suitable vehicle to raise the proposed question of construction and has insufficient prospects of success to warrant a grant of special leave to appeal.
2. Special leave to appeal is refused with costs.

Gageler CJ

Gordon J

Edelman J

Steward J

Gleeson J

Jagot J

Beech-Jones J

8 February 2024