MCCABE v RIECHELMANN [2024] HCASL 186 S46/2024

- The applicant requires an extension of time in which to seek special leave to appeal against a decision of the Court of Appeal of the Supreme Court of New South Wales (Mitchelmore, Kirk and Stern JJA), allowing an appeal from a decision of the District Court of New South Wales (Dicker SC DCJ) concerning the dismissal of the respondent's cross-claim.
- The proposed appeal has insufficient prospects of success and does not raise a question of law of public importance. It would therefore be futile to grant an extension of time.
- 3 Special leave to appeal is refused with costs.

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

8 August 2024