WILSON v SAS TRUSTEE CORPORATION [2024] HCASL 199 S50/2024

- The applicant seeks an extension of time to apply for special leave to appeal from the whole of the judgment of the Court of Appeal of the Supreme Court of New South Wales (Leeming and Kirk JJA, Griffiths AJA),¹ dismissing an appeal from a judgment of a single judge of the District Court of New South Wales (Neilson DCJ).²
- The Court of Appeal's judgment is not attended by sufficient doubt to warrant a grant of special leave to appeal. Accordingly, it would be futile to grant the extension of time sought.
- 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

¹ Wilson v SAS Trustee Corporation [2024] NSWCA 53.

² Wilson v SAS Trustee Corporation (No 4) [2023] NSWDC 224.