MS BEALE v MR HARVIE & ANOR [2024] HCASL 200 M32/2024

- The applicant seeks leave to appeal from the whole of the judgment of the Federal Circuit and Family Court of Australia (Division 1) in its appellate jurisdiction (Austin, Williams and Jarrett JJ), dismissing an appeal from a judgment of a single judge of the Federal Circuit and Family Court of Australia (Division 1) (McGuire J).²
- The judgment below is not attended by sufficient doubt to warrant a grant of 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

8 August 2024

Beale & Harvie (No 2) [2024] FedCFamC1A 41.

² Harvie & Beale (No 2) [2023] FedCFamC1F 950.