

ARJUNAN & ANOR
v
NEIGHBOURHOOD ASSOCIATION D.P. NO 285853 (NHA DP 285853) ABN
24002854739
[2024] HCSL 217
S79/2024

- 1 The applicants seek an extension of time in which to apply for special leave to appeal against a judgment of the Court of Appeal of the Supreme Court of New South Wales (Bell CJ, Kirk JA and Griffiths A-JA), making an order under the *Vexatious Proceedings Act 2008* (NSW) prohibiting the applicants from instituting any proceedings in the Supreme Court of New South Wales and the Court of Appeal against the respondent or its managing agent in respect of previously litigated matters.
- 2 The decision of the Court of Appeal is not attended by sufficient doubt to warrant the 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.

Gleeson J
Beech-Jones J

5 September 2024