EYV18

v

MINISTER FOR IMMIGRATION, CITIZENSHIP, MIGRANT SERVICES AND MULTICULTURAL AFFAIRS & ANOR [2024] HCASL 237 S57/2024

- The applicant requires an extension of time within which to seek special leave to appeal from a judgment of the Federal Court of Australia (Wigney J) dismissing an appeal from the Federal Circuit Court of Australia (Judge Driver).
- There is no reason to doubt the correctness of the Federal Court's decision to warrant a grant of special leave to appeal. Accordingly, it would 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

5 September 2024