

*IN THE MATTER OF AN APPLICATION BY MARK HOBART, VALERIE  
PEERS AND DENES BORSOS FOR LEAVE TO APPEAL*  
[2024] HCSL 256  
C10/2024

- 1       The applicants seek leave to appeal from a decision of a single Justice of this Court (Steward J) refusing leave for the applicants to issue or file a proposed writ of summons on the basis that the claims described in the proposed writ of summons would be an abuse of process if the document were filed.
- 2       The decision of Steward J was plainly correct. Consequently, nothing in the applicants' application for leave to appeal raises any basis to conclude that the decision is attended with sufficient doubt to warrant reconsideration. It is therefore unnecessary to consider whether substantial injustice would result if leave were refused.
- 3       Leave to appeal is refused.

Edelman J  
Jagot J

10 October 2024