

GIURINA
v
MCILROY & ANOR
[2024] HCASL 258
M63/2024

- 1 The applicant requires an extension of time within which to seek special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of Victoria (Niall and Lyons JJA), which dismissed an application for leave to appeal from a judgment of the Supreme Court of Victoria (Tsalamandris J).
- 2 The application does not raise any appropriate question of law or principle for this Court to consider and there is no reason to doubt the correctness of the Court of Appeal's judgment. It would therefore be futile to grant an extension of time.
- 3 Special leave to appeal is refused.

Gleeson J
Beech-Jones J

10 October 2024