

CAVAR
v
CAMPBELLTOWN CATHOLIC CLUB LIMITED ABN 59000504110
[2024] HCASL 274
S104/2024

- 1 The applicant requires an extension of time within which to seek special leave to appeal against a judgment of the Court of Appeal of the Supreme Court of New South Wales (Meagher and White JJA) dismissing the applicant's summons for leave to appeal, and dismissing as incompetent the notice of appeal, against the orders of Rothman J of 27 October 2023 in proceeding 2023/122883, summarily dismissing the applicant's claim to the extent that it related to professional negligence or work related injury or defamation, otherwise striking out the amended statement of claim but giving the applicant leave to file a further amended statement of claim confined to a claim for invasion or breach of privacy.
- 2 The applicant's proposed grounds of appeal have no prospects of success and do not raise any questions of general principle. It would therefore be futile to grant the extension of time that is sought.
- 3 Special leave to appeal is refused.

Gordon J
Steward J

7 November 2024