

WYNN
v
DANILOV & ANOR
[2024] HCASL 28
B55/2023

1 The applicant requires an extension of time within which to seek special leave to appeal from a decision of the Appellate Jurisdiction of the Federal Circuit and Family Court of Australia (Division 1) (Aldridge, Harper and Brasch JJ) which dismissed an application in an appeal and an application for leave to appeal from interlocutory and costs orders made by the Federal Circuit and Family Court of Australia (Division 1) (Howard J). The application has no prospects of success. It would therefore be futile to grant the extension of time that is sought.

2 Special leave to appeal is refused.

Gordon J
Steward J

7 March 2024