

*PRALJAK*  
v  
*THE KING*  
[2024] HCASL 280  
B45/2024

- 1       The applicant requires an extension of time in which to seek special leave to appeal against a judgment of the Court of Appeal of the Supreme Court of Queensland (Morrison JA, Boddice JA and Fraser A-JA), dismissing applications for leave to adduce additional evidence and to appeal from a judgment of the District Court of Queensland (Jackson KC DCJ), which dismissed applications for leave to adduce new evidence and to appeal against a sentence of the Magistrates Court of Queensland.
- 2       There is no reason to doubt the correctness of the decision of the Court of Appeal. Accordingly, it would be futile to grant the extension of time sought.
- 3       Special leave to appeal is refused.

Gleeson J  
Beech-Jones J

7 November 2024