

BEA
v
THE KING

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[2024] HCASL 317
B53/2024
B54/2024

- 1 In each of the applications, 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 Queensland (Bradley J, Dalton JA and Gotterson A-JA agreeing), which dismissed an appeal against conviction following a jury trial and refused an application for leave to appeal against a sentence imposed on the applicant by the District Court of Queensland (Lynham DCJ).
- 2 There is insufficient reason to doubt the correctness of the judgment of the Court of Appeal. Accordingly, it would be futile to grant an extension of time.
- 3 Special leave to appeal is refused.

Gleeson J
Beech-Jones J

5 December 2024