YENUGA

v

ATTORNEY GENERAL OF NSW & ANOR

[2024] HCASL 35

S129/2023

1. The applicant seeks special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of New South Wales (Griffiths A-JA, Ward P and Adamson JA agreeing) dismissing an application for judicial review of a decision of the Supreme Court of New South Wales (Button J). The application does not identify any reason to doubt the correctness of the decision of the Court of Appeal. An appeal to this Court would enjoy no prospects of success.
2. Special leave to appeal is refused.

Edelman J

Jagot J

7 March 2024