

HOBART
v
MEDICAL BOARD OF AUSTRALIA
[2024] HCASL 40
M94/2023

1 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 Victoria (Niall
and Whelan JJA) refusing leave to appeal against a decision of the Supreme Court of
Victoria (Richards J), which dismissed the applicant's application for judicial review.

2 The application does not raise any issue of public importance and otherwise does
not have sufficient prospects of success to warrant a grant of special leave or an
extension of time.

3 Special leave to appeal is refused.

Gleeson J
Beech-Jones J

7 March 2024