Ibrahim

v

Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs & Anor

[2024] HCASL 45

B68/2023

1. The applicant has not identified a question of principle of general importance sufficient to warrant a grant of special leave to appeal and otherwise advances no arguable ground of appeal against the decision of the Full Court of the Federal Court of Australia. An appeal to this Court would not enjoy any prospects of success.
2. Special leave to appeal is refused with costs.

Gageler CJ

Gordon J

Edelman J

Steward J

Gleeson J

Jagot J

Beech-Jones J

7 March 2024