AS

v

ThE KING

[2024] HCASL 48

S99/2023

1. The applicant applies for an extension of time to apply for special leave to appeal against orders of a majority of the Court of Criminal Appeal of New South Wales (Adamson and Hamill JJ, Cavanagh J dissenting) dismissing the applicant's appeal against conviction, on the grounds that the guilty verdicts "were unreasonable or unsupported by the evidence".
2. The proposed appeal does not raise any question of general importance and it is not otherwise in the interests of justice for leave to be granted. The applicant does not identify any cogent reason to doubt the correctness of the decision of the majority or any feature which requires consideration by this Court in the interests of the administration of justice, generally or in this case. It would be futile to grant the extension.
3. Special leave to appeal is refused.

Gageler CJ

Gordon J

Edelman J

Steward J

Gleeson J

Jagot J

Beech-Jones J

7 March 2024