KAZAL & ANOR

v

THUNDER STUDIOS INC (CALIFORNIA) & ANOR

[2024] HCASL 56

S156/2023

1. The applicants seek special leave to appeal from a judgment of the Full Court of the Federal Court of Australia (Wigney, Wheelahan and Abraham JJ) dismissing an appeal from a decision of the Federal Court of Australia (Rares J). The point sought to be agitated by the applicants was not properly raised at first instance or on appeal. The application is an inappropriate vehicle to consider the principle it seeks to raise.
2. Special leave to appeal is refused with costs.

Gageler CJ

Gordon J

Edelman J

Steward J

Gleeson J

Beech-Jones J

7 March 2024