JEMMOTT

v

KREJCI & ORS

[2024] HCASL 7[[1]](#footnote-2)

S102/2023

1. The applicant seeks special leave to appeal from orders of the Court of Appeal of the Supreme Court of New South Wales (Gleeson JA, Basten AJA) refusing an extension of time for leave to appeal from decisions of single judges of the Supreme Court of New South Wales (Black and Ierace JJ)[[2]](#footnote-3) and dismissing the appeals.[[3]](#footnote-4) The Court of Appeal also dismissed an amended notice of motion seeking a multiplicity of relief concerning the winding up of ENA Development Pty Ltd.
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. Special leave to appeal is refused.

Gleeson J

Beech-Jones J

8 February 2024

1. Amended on 22 February 2024 pursuant to r 3.01.2 of the *High Court Rules 2004* to remove reference to the applicant requiring an extension of time. [↑](#footnote-ref-2)
2. *In the matter of ENA Development Pty Ltd (in liq)* [2022] NSWSC 1478; *In the matter of ENA Development Pty Ltd (in liq) (Costs)* [2023] NSWSC 162. [↑](#footnote-ref-3)
3. *Sebie v Krejci* [2023] NSWCA 187. [↑](#footnote-ref-4)