CHANDLER v TRANSPORT FOR NSW & ANOR [2024] HCASL 76 S140/2023

- The applicant requires an extension of time within which to seek special leave to appeal from the whole of the judgment of the Court of Appeal of the Supreme Court of New South Wales (Mitchelmore JA, Ward P and Beech-Jones JA agreeing) dismissing an application for judicial review of a decision of the District Court of New South Wales (Pickering SC DCJ), by which his Honour had dismissed an appeal against the applicant's conviction in the Local Court. By application filed on 28 February 2024, the applicant sought to amend his special leave application.
- An appeal to this Court would enjoy no prospects of success. It would therefore be futile to grant the extension of time that is sought.
- 3 Special leave to appeal is refused.

Gordon J Steward J

11 April 2024