## LEE v THE STATE OF WESTERN AUSTRALIA [2024] HCASL 80 P28/2023

- The applicant seeks special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of Western Australia (Vaughan and Hall JJA) dismissing as incompetent an appeal from a decision of the Supreme Court of Western Australia (Lundberg J), which in turn dismissed the applicant's application for leave to proceed pursuant to s 60(4)(a) of the *Bankruptcy Act* 1966 (Cth).
- The proposed grounds of appeal raise no question of principle which is suitable for the grant of special leave to appeal. An appeal to this Court would enjoy no prospects of success.
- 3 Special leave to appeal is refused.

Edelman J Jagot J

11 April 2024