GROOM v ATTORNEY GENERAL [2024] HCASL 84 A20/2023

- The applicant requires an extension of time within which to seek special leave to appeal against a judgment of the Court of Appeal of the Supreme Court of South Australia (Lovell and Bleby JJA) dismissing an appeal from a judgment of the Supreme Court of South Australia (Blue J).
- The application does not raise any appropriate question or principle for this Court to consider. In the light of multiple proceedings addressing and determining the issues sought to be raised, it is not in the interests of justice to grant an extension of time or special leave to appeal.
- 3 Special leave to appeal is refused.

Gleeson J Beech-Jones J

11 April 2024