NORKIN

v

THE UNIVERSITY OF NEW ENGLAND ABN 75792454315 & ANOR

[2024] HCASL 9

S124/2023

1. The applicant requires an extension of time within which to seek special leave to appeal from orders of the Court of Appeal of the Supreme Court of New South Wales (Leeming JA, Basten and Griffiths AJJA). The Court of Appeal had dismissed an application for leave to appeal from the Supreme Court of New South Wales.[[1]](#footnote-2) The Supreme Court had affirmed a decision of the Appeal Panel of the Civil and Administrative Tribunal of New South Wales,[[2]](#footnote-3) which had dismissed an appeal from a decision of the Civil and Administrative Tribunal of New South Wales[[3]](#footnote-4) that had taken no action in the applicant's challenge under the *Privacy and Personal Information Protection Act 1998* (NSW) to the first respondent's collection of personal information.
2. The application for special leave to appeal does not have sufficient prospects of success to warrant a grant of special leave or an extension of time. Special leave to appeal is refused.

Gleeson J

Beech-Jones J

8 February 2024

1. *Norkin v University of New England* [2022] NSWSC 819. [↑](#footnote-ref-2)
2. *DQV v University of New England* [2021] NSWCATAP 208. [↑](#footnote-ref-3)
3. *DQU v University of New England* [2020] NSWCATAD 226. [↑](#footnote-ref-4)