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MINISTER FOR IMMIGRATION, CITIZENSHIP & MULTICULTURAL AFFAIRS & ANOR [2025] HCADisp 63 S1/2025

- The applicant requires an extension of time within which to seek special leave to appeal from the whole of the judgment of the Federal Court of Australia (Raper J), which dismissed an appeal from a decision of the Federal Circuit and Family Court of Australia (Div 2) (Judge Given), which in turn dismissed an application to show cause in respect of a decision of the Administrative Appeals Tribunal (Member Flood), which affirmed a decision of the Minister's delegate to refuse the applicant's application for a protection visa.
- There is no reason to doubt the correctness of the Federal Court's decision. An appeal to this Court would enjoy no prospects of success. Accordingly, it would be futile to grant the extension of time that is sought.
- The application for special leave to appeal is refused.

Steward J Jagot J

3 April 2025