

FOROSTENKO
v
SPRINGFREE TRAMPOLINE AUSTRALIA PTY LTD
[2025] HCADisp 72
B4/2025

- 1 The applicant seeks special leave to appeal from the judgment of the Court of Appeal of the Supreme Court of Queensland (Bond JA, Boddice JA and Davis J agreeing) which allowed the respondent's appeal and set aside the judgment of the Supreme Court of Queensland (Hindman J) which found in favour of the applicant's claim in negligence that injury was caused by a safety defect in goods and that factual causation had been established.
- 2 The judgment of the Court of Appeal is not attended by sufficient doubt to warrant the grant of special leave to appeal.
- 3 Special leave to appeal is refused with costs.

Gageler CJ
Gordon J
Edelman J
Steward J
Gleeson J
Jagot J
Beech-Jones J

3 April 2025