

IN THE MATTER OF AN APPLICATION BY MS DARLEY

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[2025] HCADisp 100

B5/2025

B6/2025

- 1 The applicant requires extensions of time within which to seek special leave to appeal from the judgment of the Federal Circuit and Family Court of Australia (Division 1) in its appellate jurisdiction (Williams, Schonell and McNab JJ) of 17 December 2024, which refused the applicant leave to appeal and dismissed two applications in an appeal in which the applicant had sought leave to appeal two suites of orders – procedural orders and parenting orders – made by the Federal Circuit and Family Court of Australia (Division 1) (Hogan J) on 23 August 2024.
- 2 The applications for special leave to appeal do not raise a question of law of public importance and any appeal would have no prospects of success. It is not in the interests of the administration of justice, either generally or in this case, for special leave to appeal to be granted. It would therefore be futile to grant the extensions of time that are sought.
- 3 Each application for special leave to appeal is refused.

Gordon J
Beech-Jones J

12 June 2025