

*MKR*  
v  
*THE KING*  
[2025] HCADisp 121  
S28/2025

- 1       The applicant seeks special leave to appeal from the whole of the judgment of the Court of Criminal Appeal of New South Wales (Davies J, N Adams and Yehia JJ agreeing) which granted the applicant leave to appeal but dismissed the appeal against conviction for sexual offending following a trial by Judge alone in the District Court of New South Wales (Williams A-DCJ).
- 2       There is no reason to doubt the correctness of the decision of the Court of Criminal Appeal. Nor does the application raise any questions of public importance or of principle to warrant a grant of special leave.
- 3       Special leave to appeal is refused.

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

12 June 2025