## OCA v THE KING [2025] HCADisp 87 B7/2025

- The applicant requires an extension of time in which to seek special leave to appeal from the judgment of the Court of Appeal of the Supreme Court of Queensland (Mullins P, Dalton JA and Kelly J) refusing the applicant's application for an extension of time within which to appeal against his conviction and sentence for offences including grooming a child under 16 with intent to procure engagement in a sexual act, involving a child in making child exploitation material and possessing child exploitation material.
- The proposed appeal has no prospects of success. It would be futile to grant the applicant the extension of time to seek special leave to appeal.
- 3 Special leave to appeal is refused.

Gordon J Beech-Jones J

8 May 2025