

SE
v
MT
[2025] HCADisp 110
A6/2025

- 1 The applicant seeks special leave to appeal from that part of the judgment of the Court of Appeal of the Supreme Court of South Australia (Livesey P, Bleby JA and Hall AJA), which allowed the respondent's appeal in part by setting aside the summary judgment that was entered against him in the District Court of South Australia (Judge Dueter) in respect of the appellant's action of malicious prosecution.
- 2 This application is an unsuitable vehicle for the point of principle it seeks to raise.
- 3 Special leave to appeal is refused.

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

12 June 2025