

BRAUNER
v
BRAUNER & ANOR
[2025] HCADisp 139
M41/2025

1 The applicant applies for special leave to appeal from the whole of a judgment of the Full Court of the Federal Circuit and Family Court of Australia (Division 1) Appellate Jurisdiction (Alstergren CJ, Baumann and Williams JJ) which dismissed an appeal from a judgment of the Federal Circuit and Family Court of Australia (Division 1) (Strum J) in which parenting orders were made.

2 The application does not raise any question of law that is suitable for the grant of special leave to appeal. It is also not in the interests of the administration of justice that special leave to appeal be granted.

3 Special leave to appeal is refused.

Steward J
Jagot J

7 August 2025