## CHANG v TJIONG & ORS [2025] HCADisp 156 S34/2025

- The applicant seeks special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of New South Wales (Basten A-JA, Price A-JA agreeing; Griffiths A-JA dissenting) that allowed an appeal from a decision of the Supreme Court of New South Wales (Henry J) which made declarations concerning the continued existence of a trust and appointed independent trustees under s 70 of the *Trustee Act 1925* (NSW).
- It is not in the interests of the administration of justice to grant special leave to appeal. The legal issues sought to be raised do not appear to be in dispute. Rather, this Court would be required to resolve a contest about the nature and scope of the case argued before the Court of Appeal.
- 3 Special leave to appeal is refused with costs.

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

7 August 2025