## GAMAGE v RIASHI & ORS [2025] HCADisp 132 S61/2025

- The applicant seeks special leave to appeal from part of the judgment of the Court of Appeal of the Supreme Court of New South Wales (Leeming JA, Basten and Griffiths A-JJA), which allowed in part an appeal from a judgment of the Supreme Court of New South Wales (Rothman J).
- The part of the decision of the Court of Appeal the subject of the application turns on the application of accepted principles of statutory construction to particular provisions of the *Independent Commission Against Corruption Act 1988* (NSW) and the *Criminal Procedure Act 1986* (NSW). Properly analysed, the application does not raise a question of public importance and it is otherwise not a suitable vehicle for the point of principle it seeks to raise.
- 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