

*NIKOLIC & ANOR*  
v  
*TWITTER INTERNATIONAL COMPANY (X CORP INC)*  
[2025] HCADisp 137  
M39/2025

- 1       The applicants seek special leave to appeal from part of a judgment of the Court of Appeal of the Supreme Court of Victoria (Beach JA), refusing leave to appeal from a decision of the Supreme Court of Victoria (Gray J), which in turn dismissed an application to reinstate a proceeding which was dismissed by consent (Daly AsJ) following a settlement agreement being reached by the parties.
- 2       The proposed appeal does not have sufficient prospects of success to warrant a grant of special leave. Nor does it raise any question of law of general application or public importance.
- 3       Special leave to appeal is refused.

Steward J  
Jagot J

7 August 2025