

CHECCHIA STOLZENBERG

v

WORKERS COMPENSATION NOMINAL INSURER ABN 83564379108 & ORS

[2025] HCADisp 181

S59/2025

- 1       The applicant requires an extension of time within which to seek special leave to appeal from a decision of the Court of Appeal of the Supreme Court of New South Wales (Stern JA, Griffiths A-JA and Price A-JA agreeing), which dismissed the applicant's amended summons seeking judicial review of three decisions: a decision of a Medical Assessor under s 35 of the *Workplace Injury Management and Workers Compensation Act 1998* (NSW); a decision of a delegate of the President of the Personal Injury Commission of New South Wales; and a decision of a Division Head of the Workers Compensation Division of the Personal Injury Commission of New South Wales.
- 2       There is no reason to doubt the correctness of the Court of Appeal's decision. Accordingly, it would be futile to grant an extension of time.
- 3       Special leave to appeal is refused.

Edelman J

Gleeson J

4 September 2025