CARDEN v DRAGOJEVIC [2025] HCADisp 225 P32/2025

- The applicant requires an extension of time within which to seek special leave to appeal from the whole of a judgment of the Court of Appeal of the Supreme Court of Western Australia (Mazza and Archer JJA, Smith AUJ), which refused an application for an extension of time within which to apply for leave to appeal from a judgment of the Supreme Court of Western Australia (Howard J), which in turn refused the applicant's application for leave to appeal against convictions following a contested hearing in the Magistrates Court of Western Australia (Magistrate Thompson).
- There is no reason to doubt the correctness of the decision of the Court of Appeal, and it is not in the interests of the administration of justice to grant special leave to appeal. The fines imposed upon the applicant have been vastly exceeded by the costs of the court proceedings. It would therefore be futile to grant the extension of time that is sought.
- 3 Special leave to appeal is refused.

Edelman J Gleeson J

9 October 2025