## CROSSMAN v QUEENSLAND POLICE SERVICE [2025] HCADisp 222 B20/2025

- The applicant requires an extension of time within which to seek special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of Queensland (Sofronoff P, Gotterson JA and Ryan J agreeing), which dismissed the applicant's application for leave to appeal against the judgment of the District Court of Queensland (Harrison DCJ) which had dismissed the applicant's appeal against conviction and sentence following a one-day trial in October 2016 in the Magistrates Court of Queensland at Cairns of an offence of driving a motor vehicle at a speed in excess of the speed limit of 60 km per hour on 29 August 2014.
- The application for special leave to appeal has no prospects of success. It is not in the interests of the administration of justice, either generally or in this case, for special leave to appeal to be granted. It would therefore be futile to grant the extension of time that is sought.
- 3 Special leave to appeal is refused.

Gordon J Beech-Jones J

9 October 2025