

ARJUNAN & ANOR
v
NEIGHBOURHOOD ASSOCIATION D.P. NO 285853 (NHA DP 285853)
ABN 24002854739
[2025] HCADisp 250
S130/2025

- 1 The applicants require an extension of time within which to seek special leave to appeal from part of the judgment of the Court of Appeal of the Supreme Court of New South Wales (Ward P and Mitchelmore JA) which refused an application to reopen and to vary orders made by the Court of Appeal (Ward P and Mitchelmore JA), which had previously refused leave to appeal against two sets of orders made by single justices of the Supreme Court of New South Wales (Adamson J and N Adams J respectively). By those orders, Adamson J refused leave to appeal and otherwise dismissed with costs an appeal from a decision of the Local Court awarding costs in favour of the respondent, and N Adams J dismissed with costs a further application seeking to set aside and vary the orders of Adamson J.
- 2 The proposed appeal does not raise any issue of principle and has insufficient prospects of success to warrant a grant of special leave. It would therefore be futile to grant the extension of time that is sought.
- 3 Special leave to appeal is refused.

Steward J
Jagot J

6 November 2025