Q v THE KING[2025] HCADisp 302 S129/2025

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 Criminal Appeal of the Supreme Court of New South Wales (Adamson JA, Price A-JA and Garling J), allowing an appeal against an aggregate sentence imposed by the District Court of New South Wales

(Judge Pickering SC).

2

3

The proposed appeal does not have sufficient prospects of success to warrant a grant of special leave to appeal, nor does it give rise to a question of law that is of public importance. It would therefore be futile to grant the extension of time which is sought.

Special leave to appeal is refused.

Gageler CJ Gordon J Edelman J Steward J Gleeson J Jagot J Beech-Jones J

4 December 2025