

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

1 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 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.

3 Special leave to appeal is refused.

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

4 December 2025