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- The applicant seeks special leave to appeal from the whole of the judgment of the Court of Appeal of the Supreme Court of Victoria (Walker JA), which refused leave to appeal from a decision of the Supreme Court of Victoria (Quigley J), which relevantly dismissed appeals in relation to various interlocutory applications and timetabling orders.
- Any appeal would have 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.
- 3 Special leave to appeal is refused.

Gordon J Beech-Jones J

4 December 2025