

TWOMEY
v
QUE 5 PTY LTD ACN 109 339 924 & ANOR
[2025] HCADisp 28
P40/2024

- 1 The applicant requires an extension of time within which to seek special leave to appeal from the whole of the judgment of the Full Court of the Federal Court of Australia (Sarah C Derrington, Goodman, and Raper JJ), which dismissed an appeal from a judgment of the Federal Court of Australia (Jackson J), dismissing an application for judicial review of two decisions of the Fair Work Commission. At first instance, the Fair Work Commission (Deputy President Beaumont) dismissed an application in which the applicant sought an unfair dismissal remedy under the *Fair Work Act 2009* (Cth). The applicant's application for permission to appeal from that decision was refused by the Full Bench of the Fair Work Commission (Deputy President Millhouse, Commissioner Bissett, Commissioner Harper-Greenwell).
- 2 There is no reason to doubt the correctness of the Full Court's decision. An appeal to this Court would enjoy no prospects of success. Accordingly, it would be futile to grant the extension of time that is sought.
- 3 Special leave to appeal is refused.

Steward J
Jagot J

6 March 2025