

MTH
v
ESTATE OF THE LATE GEOFFREY CROFT & ORS
[2026] HCADisp 24
S167/2025

1 The applicant applies for special leave to cross-appeal from part of the judgment of the Court of Appeal of the Supreme Court of New South Wales (Adamson JA, with whom Mitchelmore JA and Price AJA agreed), which allowed in part an appeal from a judgment of the Supreme Court of New South Wales (Cavanagh J) and made orders, *inter alia*, for judgment for the applicant on her claim against the first respondent in the sum of \$1,346,000, and which dismissed the applicant's claims against the second and third respondent.

2 The proposed cross-appeal has insufficient prospects of success to justify the grant of special leave to cross-appeal.

3 Special leave to cross-appeal is refused with costs.

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

5 February 2026