

ALZUAIN
v
THE KING
[2026] HCADisp 57
A31/2025

- 1 The applicant requires an extension of time within which to seek special leave to appeal from part of a judgment of the Court of Appeal of the Supreme Court of South Australia (Kourakis CJ, Livesey P and Bleby JA), which allowed an appeal against conviction for murder but ordered a re-trial.
- 2 The proposed appeal has insufficient prospects of success to be an appropriate vehicle to consider the special leave questions raised. Those questions do not involve a question of law of public importance, and it is not otherwise in the interests of the administration of justice for special leave to be granted. It would therefore be futile to grant the extension of time sought.
- 3 Special leave to appeal is refused.

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

12 March 2026