

BYRNES
v
RACQ
[2026] HCADisp 31
B48/2025

- 1 The applicant requires an extension of time within which to seek special leave to appeal from a judgment of the Court of Appeal of the Supreme Court of Queensland (Mullins P) which struck out an appeal from a judgment of the District Court of Queensland (Judge Sheridan) as an abuse of process.
- 2 The proposed appeal does not have sufficient prospects of success to warrant a grant of special leave, nor does it raise any point of general principle. It would therefore be futile to grant the extension of time that is sought.
- 3 Special leave to appeal is refused.

Edelman J
Gleeson J

12 March 2026