

COLTON
v
DHELKAYA HEALTH
[2026] HCADisp 63
M87/2025

- 1 The applicant requires an extension of time within which to apply for special leave to appeal from the whole of the judgments of the Federal Court of Australia (Anderson J), which dismissed an appeal from a judgment of the Federal Circuit and Family Court of Australia (Division 2) (Judge Mansini) and ordered that the applicant pay indemnity costs.
- 2 The proposed appeal has insufficient prospects of success to warrant a grant of special leave, nor does it give rise to a question of law of public importance. It would therefore be futile to grant the extension of time that is 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