

JAMIL
v
MEDICAL BOARD OF AUSTRALIA
[2026] HCADisp 35
A28/2025

- 1 The applicant seeks special leave to appeal from part of a judgment of the Court of Appeal of the Supreme Court of South Australia (Livesey P, Bleby JA and Mitchell A-JA), refusing leave to appeal a decision of the Supreme Court of South Australia (McIntyre J), which in turn had dismissed an appeal from the South Australian Civil and Administrative Tribunal (Senior Member M Stevens, Members Ms P McEntee and Dr C Dolling). The Tribunal had made findings that the applicant, a doctor, had engaged in professional misconduct within the meaning of the *Health Practitioner Regulation National Law (South Australia) Act 2010* (SA).
- 2 The proposed appeal does not raise any question of public importance and does not have sufficient prospects of success to warrant a grant of special leave to appeal.
- 3 Special leave to appeal is refused.

Steward J
Jagot J

12 March 2026