

PUOHOTAUA
v
MINISTER FOR IMMIGRATION AND CITIZENSHIP & ANOR
[2026] HCADisp 40
B39/2025

- 1 The applicant seeks special leave to appeal from the whole of the judgment of the Full Court of the Federal Court of Australia (Downes J, Charlesworth and O'Sullivan JJ agreeing) which dismissed the applicant's appeal from the decision of the Federal Court of Australia (SC Derrington J) of 20 December 2024 which, in turn, dismissed the applicant's application for judicial review of a decision made by the second respondent, the then Administrative Appeals Tribunal ("the Tribunal"). The Tribunal had affirmed the decision of the first respondent not to revoke the cancellation of the applicant's visa.

- 2 The application does not raise any question of general principle, and it is not in the interests of the administration of justice, either generally or in this case, to grant special leave to appeal.

- 3 Special leave to appeal is refused with costs.

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

12 March 2026