

*TC*  
v  
*THE KING*  
[2026] HCADisp 34  
S175/2025

- 1       The applicant requires an extension of time within which to seek special leave to appeal from part of the judgment of the Court of Criminal Appeal of New South Wales (Payne JA, Sweeney and Huggett JJ agreeing) which dismissed the applicant's appeal against conviction for two counts of indecently assaulting a child under the age of 16 years and refused an application for leave to appeal against the sentence imposed for those convictions following a trial before Judge D Wilson SC and a jury in the District Court of New South Wales.
  
- 2       The application does not raise a question of law of public importance and none of the proposed grounds have any prospects of success. 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