

*IBARDALOZA*  
v  
*MINISTER FOR IMMIGRATION AND CITIZENSHIP*  
[2026] HCADisp 73  
P1/2026

- 1       The applicant seeks special leave to appeal from the whole of a judgment of the Full Court of the Federal Court of Australia (Derrington, Raper and Vandongen JJ) which refused leave to appeal from a judgment of the Federal Court of Australia (Colvin J) in reliance on a new ground of appeal, namely that the primary judge erred by failing to find jurisdictional error in the decisions of the Assistant Minister for Immigration and Citizenship to, amongst other things, cancel the applicant's visa under s 501BA of the *Migration Act 1958* (Cth).
- 2       The proposed appeal does not raise any issue of principle and has insufficient prospects of success to warrant a grant of special leave.
- 3       Special leave to appeal is refused.

Steward J  
Jagot J

9 April 2026