

CWALINA & ANOR

v

ROSE

[2026] HCADisp 121

M31/2026

- 1 The applicants seek special leave to appeal from part of the judgment of the Court of Appeal of the Supreme Court of Victoria (Walker, Whelan and Kaye JJA), which relevantly dismissed the applicants' application for an extension of time for leave to appeal from orders made by the Supreme Court of Victoria (Tsalamandris J).
- 2 The application does not raise any question of general principle and there is no reason to doubt the correctness of the decision of the Court of Appeal to warrant a grant of special leave to appeal.
- 3 Special leave to appeal is refused.

Gordon J
Beech-Jones J

11 June 2026