

DUGAN

V.

THE QUEEN

REASONS FOR JUDGMENT

Oral

Sydney

Judgment delivered at.....

Tuesday 8th December 1970

on.....

DUGAN

v.

THE QUEEN

ORDER

Application for special leave to appeal refused.

DUGAN

v.

THE QUEEN

JUDGMENT

(ORAL)

BARWICK C.J.

DUGAN

v.

THE QUEEN

Mr. Vizzard has put before us, very fairly and very fully, a number of criticisms of the summing-up of the learned trial judge and on those has based a submission that the trial miscarried.

However, having listened to all that he has said and having read the judgments of the Court of Criminal Appeal, the summing-up and the passages in the evidence to which reference has been made, I find no reason myself to doubt the propriety of the conclusions and the opinions to which the Court of Criminal Appeal came and which they expressed in their judgments.

For that reason, in my opinion, this is not a case for the grant of special leave to appeal.

DUGAN

v.

THE QUEEN

JUDGMENT
(ORAL)

McTIERNAN J.

DUGAN

v.

THE QUEEN

I am of the same opinion.

DUGAN

v.

THE QUEEN

JUDGMENT
(ORAL)

MENZIES J.

DUGAN

v.

THE QUEEN

I agree.

DUGAN

v.

THE QUEEN

JUDGMENT
(ORAL)

WINDEYER J.

DUGAN

v.

THE QUEEN

I agree.

DUGAN

v.

THE QUEEN

JUDGMENT
(ORAL)

OWEN J.

DUGAN

v.

THE QUEEN

I agree.