

The Attorney - General for the State of
Queensland (at the relation of Goldsbrough,
Mort, and Co. (Limited)) and Others - *Petitioners,*

v.

The Attorney-General for the Commonwealth
of Australia and Another - - - *Respondents,*

FROM

THE HIGH COURT OF AUSTRALIA.

JUDGMENT OF THE LORDS OF THE JUDICIAL COMMITTEE OF
THE PRIVY COUNCIL ON PETITION FOR SPECIAL LEAVE
TO APPEAL, DELIVERED THE 2ND JUNE, 1916.

Present at the Hearing :

THE LORD CHANCELLOR.
EARL LOREBURN.
VISCOUNT HALDANE.
LORD SUMNER.
LORD PARMOOR.

[*Delivered by* THE LORD CHANCELLOR.]

Their Lordships recognised that this case raised questions of unusual importance, and accordingly they departed from their usual practice, and, in hearing this application, invited a somewhat full argument on the merits of the appeal. They have given careful consideration to all the points raised, and the reasons that were urged in support of the application, but they find themselves unable to advise His Majesty that special leave to appeal should be granted.

The petition will be dismissed with costs.

In the Privy Council.

THE ATTORNEY-GENERAL FOR THE
STATE OF QUEENSLAND (AT THE
RELATION OF GOLDSBROUGH, MOBT,
AND CO. (LIMITED)) AND OTHERS

v.

THE ATTORNEY-GENERAL FOR THE
COMMONWEALTH OF AUSTRALIA
AND ANOTHER.

DELIVERED BY THE LORD
CHANCELLOR.

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