

IN THE SUPREME COURT OF NEW ZEALAND

**SC 32/2010
[2010] NZSC 102**

KAY HALTON SKELTON

v

THE QUEEN

Court: Elias CJ, Blanchard and Tipping JJ

Counsel: Applicant in person
M F Laracy for Crown

Judgment: 13 August 2010

JUDGMENT OF THE COURT

The application for leave to appeal is dismissed.

REASONS

[1] Ms Skelton seeks to overturn her conviction for abduction after pleading guilty. The Court of Appeal dismissed her appeal.¹

[2] Despite being granted a number of extensions of time, Ms Skelton has not filed any submissions in support of her application. She has now advised that her application for legal aid has been refused.

¹ *R v Headley and Skelton* [2010] NZCA 71.

[3] Ms Skelton's father, Mr Headley, who was convicted with her and whose appeal to the Court of Appeal also failed, has been refused leave to appeal to this Court.²

[4] For the same reasons as we gave in respect of Mr Headley, we dismiss the present application as the proposed appeal has no prospect of succeeding.

Solicitors:
Crown Law Office, Wellington

² *Headley v R* [2010] NZSC 61.