

IN THE SUPREME COURT OF NEW ZEALAND

SC 133/2011
[2012] NZSC 47

BETWEEN PAWEL MARIAN MISIUK
Applicant

AND THE QUEEN
Respondent

SC 23/2012

BETWEEN PAWEL MARIAN MISIUK
Applicant

AND NEW ZEALAND PAROLE BOARD
First Respondent

AND DEPARTMENT OF CORRECTIONS
Second Respondent

AND NEW ZEALAND IMMIGRATION
Third Respondent

Court: Tipping, McGrath and William Young JJ

Counsel: Applicant in person
B C L Charmley for Crown in SC 133/2011
L Fong for Crown in SC 23/2012

Judgment: 21 June 2012

JUDGMENT OF THE COURT

These two applications for leave to appeal are dismissed.

REASONS

[1] In each of these cases the applicant, Mr Misiuk, has not progressed matters by the timely filing of submissions. We are informed by the Crown that he has been deported from New Zealand. Neither application has any merit. They are each dismissed, both on that basis and for non-prosecution.

Solicitors:
Crown Law Office, Wellington