IN THE SUPREME COURT OF NEW ZEALAND

I TE KŌTI MANA NUI

SC 47/2019 [2019] NZSC 70

BETWEEN DWAYNE RUSSELL WARAKIHI MAAKA

SMYTH-DAVOREN

Applicant

AND DAVID PARKER

First Respondent

JACINDA ARDERN Second Respondent

ANDREW LITTLE Third Respondent

SC 48/2019

BETWEEN DWAYNE RUSSELL WARAKIHI MAAKA

SMYTH-DAVOREN

Applicant

AND ELIZABETH II ALEXANDRA MARY

MOUNTBATTEN (BORN WINDSOR)

Respondent

Court: Glazebrook, O'Regan and Ellen France JJ

Counsel: Applicant in person

V McCall for Respondents

Judgment: 8 July 2019

JUDGMENT OF THE COURT

The applications for recall of this Court's judgments in Smyth-Davoren v Parker [2019] NZSC 66 and in Smyth-Davoren v Mountbatten [2019] NZSC 67 are dismissed.

REASONS

Mr Smyth-Davoren has applied for reviews of this Court's judgments in [1]

Smyth-Davoren v Parker¹ and in Smyth-Davoren v Mountbatten² (the leave

In these judgments the Court dismissed Mr Smyth-Davoren's judgments).

applications for leave to appeal. We have treated the applications for review as

applications to recall the leave judgments.

[2] Nothing has been put forward by Mr Smyth-Davoren which would warrant a

recall of the leave judgments. At best, the matters raised by Mr Smyth-Davoren

attempt to re-argue his applications for leave. The Court had considered the

submissions that were made by Mr Smyth-Davoren in relation to those applications.

There are no grounds to recall the leave judgments and the applications are therefore

dismissed.

[3] We direct the Registrar to reject any further applications to review or recall the

leave judgments.

Solicitors:

Crown Law Office, Wellington for Respondents

Smyth-Davoren v Parker [2019] NZSC 66.

Smyth-Davoren v Mountbatten [2019] NZSC 67.