IN THE SUPREME COURT OF NEW ZEALAND

I TE KŌTI MANA NUI O AOTEAROA

SC 85/2025 [2025] NZSC 189

BETWEEN JIMMY REX PARKER

Applicant

AND NEW ZEALAND POLICE

Respondent

Court: Glazebrook, Ellen France and Miller JJ

Counsel: Applicant in person

MRL Davie and EPC Duckett for Respondent

Judgment: 9 December 2025

JUDGMENT OF THE COURT

The application for recall of this Court's judgment of 16 October 2025 (*Parker v New Zealand Police* [2025] NZSC 142) is dismissed.

REASONS

- [1] Mr Parker has sought recall of this Court's decision declining an extension of time to apply for leave for a leapfrog appeal from two convictions entered in separate trials in the District Court.¹
- [2] The grounds advanced in his application and supporting affidavit repeat and elaborate to some extent upon those advanced in his first application. Essentially, he says there has been a miscarriage of justice and his delay ought to be excused.

Parker v New Zealand Police [2025] NZSC 142 (Glazebrook, Ellen France and Miller JJ).

[3]	For reasons advanced in the Court's previous judgment, these considerations
do not	justify the necessary extension of time or a grant of leave to appeal in this case,
or a re	call of that judgment. ²

[4] The application for recall is dismissed.

Solicitors:

Te Tari Ture o te Karauna | Crown Law Office, Wellington for Respondent

² See Saxmere Co Ltd v Wool Board Disestablishment Co Ltd (No 2) [2009] NZSC 122, [2010] 1 NZLR 76 at [2] citing Horowhenua County v Nash (No 2) [1968] NZLR 632 (SC) at 633.