## NOTE: HIGH COURT ORDER PROHIBITING PUBLICATION OF NAME OR IDENTIFYING PARTICULARS OF AJN REMAINS IN FORCE.

## IN THE SUPREME COURT OF NEW ZEALAND

SC 134/2016 [2017] NZSC 83

BETWEEN TODD AARON MARTELEY

**Applicant** 

AND THE QUEEN

Respondent

Court: William Young, Arnold and Ellen France JJ

Counsel: Applicant in person

C A Brook and A B Richards for Respondent

Judgment: 8 June 2017

## JUDGMENT OF THE COURT

The application for recall is dismissed.

REASONS

- [1] Mr Marteley has applied for a recall of this Court's judgment refusing his application for leave to appeal against his conviction on a charge of murder following a guilty plea and his consequent sentence of life imprisonment with a minimum period of imprisonment of 14 years.<sup>1</sup> This application follows an earlier unsuccessful application for recall.<sup>2</sup>
- [2] The material provided in support of the application raises nothing which would justify recalling our earlier judgment. Mr Marteley's further application for recall is accordingly dismissed.

<sup>2</sup> *Marteley v R* [2017] NZSC 72.

TODD AARON MARTELEY v R [2017] NZSC 83 [8 June 2017]

<sup>&</sup>lt;sup>1</sup> *Marteley v R* [2017] NZSC 31.

[3] We direct the Registrar of the Court not to accept any further application for recall from Mr Marteley in respect of this matter.
Solicitors: Crown Law Office, Wellington for Respondent