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This memorandum is uncorrected and subject to revision before  
publication in the New York Reports.  
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1                    No.    200    SSM 27  
Matter of Leopold Siao-Pao,  
                          Appellant,

v.

Robert Dennison, Acting Chairman  
New York State Division of  
Parole,

Respondent.

Submitted by Steven N. Feinman, for appellant.  
Submitted by Leopold Siao-Pao, pro se, appellant.  
Submitted by Robert C. Weisz, for respondent.

MEMORANDUM:

The order of the Appellate Division should be affirmed,  
without costs.

The courts below applied the correct legal standards and  
properly considered the Board of Parole's written determination,

which, when evaluated in the context of the parole hearing transcript, demonstrated that the Board considered the required statutory factors (see Executive Law § 259-i; Matter of Silmon v Travis, 95 NY2d 470, 476 [2000]). The Board's written determination, while less detailed than it might be, is not merely "conclusory" and so does not violate Executive Law § 259-i (2) (a) (I).

\* \* \* \* \*

On review of submissions pursuant to section 500.11 of the Rules, order affirmed, without costs, in a memorandum. Chief Judge Kaye and Judges Ciparick, Graffeo, Read, Smith, Pigott and Jones concur.

Decided September 16, 2008