IN THE SUPREME COURT OF NEW ZEALAND

SC 138/2015 [2016] NZSC 33

BETWEEN	JEREMY JAMES McGUIRE Applicant
AND	WELLINGTON STANDARDS COMMITTEE (NO 1) First Respondent
	THE LAWYERS AND CONVEYANCERS DISCIPLINARY TRIBUNAL Second Respondent

Court:	William Young, Glazebrook and O'Regan JJ
Counsel:	Applicant in person T J Mackenzie for First Respondent P J Gunn and M J McKillop for Second Respondent
Judgment:	6 April 2016

JUDGMENT OF THE COURT

- A The application for recall is dismissed.
- **B** Costs of \$250 are payable to the First Respondent.

REASONS

[1] Mr McGuire applies for recall of this Court's judgment refusing his application for leave to appeal.¹

[2] Mr McGuire submits that a hearing is required before a misconduct charge can be amended and that this applies even to an inquisitorial tribunal.

¹ *McGuire v Wellington Standards Committee (No 1)* [2016] NZSC 6.

JEREMY JAMES McGUIRE v WELLINGTON STANDARDS COMMITTEE (NO 1) [2016] NZSC 33 [6 April 2016]

[3] This argument was considered by the Court when it declined the application for leave to appeal and rejected.²

[4] No grounds justifying recall have been identified.

[5] The application is dismissed with costs of \$250.

Solicitors:

New Zealand Law Society, Wellington for the First Respondent Crown Law Office, Wellington for the Second Respondent