IN THE SUPREME COURT OF NEW ZEALAND

SC 93/2017 [2017] NZSC 163

BETWEEN MALCOLM EDWARD RABSON

Applicant

AND JUSTICES WILLIAM YOUNG,

ARNOLD, GLAZEBROOK, O'REGAN

AND ELLEN FRANCE

Respondents

Court: Elias CJ, William Young and O'Regan JJ

Counsel: Applicant in person

A F Todd for Respondents

Judgment: 1 November 2017

JUDGMENT OF THE COURT

The application for recall of this Court's judgment in *Rabson v Young* [2017] NZSC 146 is dismissed.

REASONS

[1] The applicant has applied for a recall of this Court's judgment in *Rabson v Young* (the leave judgment).¹ In the leave judgment, this Court dismissed the applicant's application for leave to appeal as an abuse of process. The Court said:²

We are satisfied that the applicant's conduct constitutes an abuse of process, exemplified by circularity, repetitiveness and general vexatiousness. It is accordingly struck out. A copy of this judgment is to be provided to the Solicitor-General.

¹ Rabson v Young [2017] NZSC 146.

² At [4].

[2]	The application	for recall contin	ues the	abuse of	f process.	It is	accordingly
dismis	sed. A copy of the	is judgment is to	be provi	ided to th	he Solicitor	-Gen	eral.

We direct the Registrar to reject any further application for recall of the leave [3] judgment.

Solicitors: Crown Law Office, Wellington for Respondents