IN THE SUPREME COURT OF NEW ZEALAND

SC 92/2017 [2017] NZSC 166

BETWEEN MALCOLM EDWARD RABSON

Applicant

AND ATTORNEY-GENERAL

Respondent

Court: Glazebrook, O'Regan and Ellen France JJ

Counsel: Applicant in person

H M Carrad for Respondent

Judgment: 6 November 2017

JUDGMENT OF THE COURT

The application for recall of this Court's judgment in *Rabson v Attorney-General* [2017] NZSC 149 is dismissed.

REASONS

- [1] The applicant has applied for a recall of this Court's judgment in *Rabson v Attorney-General* (the leave judgment).¹
- [2] The application discloses no basis for recall. In the leave judgment, the Court observed that the application for leave was an abuse of process.² The present application continues that abuse of process.

_

¹ Rabson v Attorney-General [2017] NZSC 149.

² At [3].

| [3] | We therefore dismiss the application. We direct the Registrar to reject any |
|---|---|
| further | application for recall of the leave judgment. Copies of this judgment and the |
| leave judgment are to be provided to the Solicitor-General. | |
| | |
| | |
| | |
| | |

Solicitors: Crown Law Office, Wellington for Respondent.