## IN THE SUPREME COURT OF NEW ZEALAND

## I TE KŌTI MANA NUI O AOTEAROA

SC 4/2025 [2025] NZSC 38

BETWEEN JOHN KENNETH SLAVICH

**Applicant** 

AND WELLINGTON DISTRICT COURT

First Respondent

ATTORNEY-GENERAL Second Respondent

Court: Glazebrook, Kós and Miller JJ

Counsel: Applicant in person

No appearance for Respondents

Judgment: 15 April 2025

## JUDGMENT OF THE COURT

- A The application for recall of this Court's judgment of 24 March 2025 (*Slavich v Wellington District Court* [2025] NZSC 17) is dismissed.
- B The Registrar is directed not to accept for filing any further applications, original or for recall, relating to the subject matter of that judgment.

## **REASONS**

[1] In a judgment dated 24 March 2025 this Court declined leave to appeal a decision of the Court of Appeal declining extension of time and striking out an appeal in that Court.<sup>1</sup> Mr Slavich immediately applied for recall of that judgment.

Slavich v Wellington District Court [2025] NZSC 17; and Slavich v Wellington District Court [2024] NZCA 12.

- [2] The application for recall re-traverses matters considered and decided in our judgment. Such other matters as it advances are not relevant to the issue of leave. The application does not meet the criteria for recall of judgment.<sup>2</sup>
- [3] The application for recall of this Court's judgment of 24 March 2025 (*Slavich v Wellington District Court* [2025] NZSC 17) is dismissed.
- [4] The Registrar is directed not to accept for filing any further applications, original or for recall, relating to the subject matter of that judgment.

<sup>&</sup>lt;sup>2</sup> Horowhenua County v Nash (No 2) [1968] NZLR 632 (SC) at 633; and Saxmere Company Ltd v Wool Board Disestablishment Company Ltd (No 2) [2009] NZSC 122, [2010] 1 NZLR 76.