RONALD VAN WAKEREN

V

THE QUEEN

Court: Blanchard, McGrath and William Young JJ

Counsel: Applicant in person

A Markham for Crown

Judgment: 5 April 2012

JUDGMENT OF THE COURT

The application for recall is dismissed.

REASONS

[1] The applicant's grounds for seeking the recall of this Court's judgment of 5 December 2011¹ dismissing an application for leave to appeal against sentence is, in essence, a repetition of arguments advanced in support of his original application for leave to appeal. We have nonetheless reviewed his submissions as to those arguments and see no merit in them, essentially for the reasons given in the Crown submissions.

.

Van Wakeren v R [2011] NZSC 147.

[2]	Accordingly the application for recall should be dismissed.
Solicitors: Crown Law Office, Wellington	