IN THE SUPREME COURT OF NEW ZEALAND

SC 10/2015 [2015] NZSC 155

BETWEEN DAWN LORRAINE GREENFIELD

Appellant

AND THE CHIEF EXECUTIVE OF THE

MINISTRY OF SOCIAL DEVELOPMENT

Respondent

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

Counsel: P D McKenzie QC and A J McGurk for Appellant

K G Stephen and N E Bailey for Respondent

Judgment: 27 October 2015

JUDGMENT OF THE COURT

The application for recall is dismissed.

REASONS

- [1] The appellant has applied to the Court for an order recalling its judgment.¹ The grounds for recall are diffuse but principally suggest that the Court overlooked the appellant's contentions that she lived in Singapore where she had residency, rented accommodation and paid taxes only for the purposes of her missionary work and would return to New Zealand when she had completed that work and that she regarded New Zealand as her permanent home.
- [2] The text of the judgment makes it clear that the appellant's position and arguments were understood and addressed. No basis for recall has been put forward. Rather, the application attempts to relitigate the appeal.

Solicitors:

Robert Brace, Porirua for Appellant

Crown Law Office, Wellington for Respondent

DAWN LORRAINE GREENFIELD v THE CHIEF EXECUTIVE OF THE MINISTRY OF SOCIAL DEVELOPMENT [2015] NZSC 155 [27 October 2015]

Greenfield v Chief Executive of the Ministry of Social Development [2015] NZSC 139.