IN THE SUPREME COURT OF NEW ZEALAND

SC 69/2014 [2015] NZSC 18

BETWEEN MARGOT CREQUER

Applicant

AND CHIEF EXECUTIVE OF THE

MINISTRY OF SOCIAL

DEVELOPMENT

Respondent

Court: Elias CJ, William Young and Arnold JJ

Counsel: Applicant in person

D L Harris for Respondent

Judgment: 6 March 2015

JUDGMENT OF THE COURT

The application for recall is dismissed.

REASONS

[1] The applicant seeks a recall of the judgment of this Court of 2 September 2014¹ dismissing her application for leave to appeal from a judgment of the Court of Appeal of 30 June 2014.² The application for leave to appeal involved interlocutory issues as to an appeal to the High Court and thus fell to be considered under s 13(4) of the Supreme Court Act 2003. At the heart of the issues which the applicant wished to raise in this Court were (a) a procedural ruling the substance of which can be reviewed at the hearing of the appeal in the High Court and (b) an order for costs

¹ Crequer v Chief Executive of the Ministry of Social Development [2014] NZSC 119 [Crequer (SC)].

² Crequer v Chief Executive of the Ministry of Social Development [2014] NZCA 284 (Harrison, Stevens and Miller JJ).

made by the Court of Appeal which the respondent has undertaken not to enforce. The judgment proceeded on the basis that the s 13(4) test was not met.³

[2] The applicant's submissions in support of the current application, while challenging the reasoning of the Court, raise nothing that warrants a recall of the 2 September 2014 judgment.

Solicitors:

Crown Law Office, Wellington for Respondent

_

³ Crequer (SC), above n 1, at [5].