NOTE: HIGH COURT ORDER PROHIBITING PUBLICATION OF NAME OR IDENTIFYING PARTICULARS OF AJN REMAINS IN FORCE.

TODD AARON MARTELEY

IN THE SUPREME COURT OF NEW ZEALAND

BETWEEN

SC 134/2016 [2017] NZSC 72

		Applicant
	AND	THE QUEEN Respondent
Court:	William Young, Arn	old and Ellen France JJ
Counsel:	Applicant in person C A Brook and A B	Richards for Respondent
Judgment:	16 May 2017	

JUDGMENT OF THE COURT

The application for recall is dismissed.

REASONS

[1] Mr Marteley sought leave to appeal directly to this Court against his conviction for murder following the entry of a plea of guilty. The Court dismissed his application.¹

[2] Since that decision was delivered, Mr Marteley has written to the Registrar of the Court raising various concerns about the Court's decision. The Court has decided to treat this correspondence as an application to recall the Court's judgment.

¹ *Marteley v R* [2017] NZSC 31.

[3] Mr Marteley has raised nothing new in this further material which would justify recalling the judgment. Accordingly, the application for recall is dismissed.

Solicitors: Crown Law Office, Wellington for Respondent