IN THE SUPREME COURT OF NEW ZEALAND

I TE KŌTI MANA NUI

SC 42/2019 [2019] NZSC 92

BETWEEN

MAREE HOWARD Applicant

AND

ACCIDENT COMPENSATION CORPORATION Respondent

Court:	Glazebrook, O'Regan and Williams JJ
Counsel:	Applicant in person P A McBride for Respondent
Judgment:	26 August 2019

JUDGMENT OF THE COURT

The application for recall of this Court's judgment in Howard v Accident Compensation Corporation [2019] NZSC 78 is dismissed.

REASONS

[1] The applicant seeks recall of this Court's judgment dismissing her application for leave to appeal and awarding costs against her.¹

[2] The decision against which she sought to appeal was a decision of a Judge of the Court of Appeal upholding a decision of the Deputy Registrar of that Court to refuse to accept for filing an application for leave to appeal against a High Court decision on the basis that there was no right of appeal against the High Court decision.

¹ *Howard v Accident Compensation Corporation* [2019] NZSC 78.

[3] The application for recall does not raise any matter that would justify the recall of this Court's judgment. None of the grounds for recall set out in *Horowhenua County v Nash (No 2)* applies.² The application is therefore dismissed.

[4] The Registrar is instructed to decline to accept for filing any further applications for recall.

Solicitors: McBride Davenport James, Wellington for Respondent

² *Horowhenua County v Nash (No 2)* [1968] NZLR 632 (SC) at 633.