IN THE SUPREME COURT OF NEW ZEALAND

SC 105/2015 [2016] NZSC 34

BETWEEN RICHARD JOHN CRESER

Applicant

AND JANINE MICHELLE CRESER AND

MARION NGAIRE CRESER (AS

TRUSTEES AND EXECUTORS OF THE

ESTATE OF JESSE JOY CRESER)

Respondents

Court: William Young, Glazebrook and Arnold JJ

Counsel: Applicant in person

Judgment: 6 April 2016

JUDGMENT OF THE COURT

- A The recall application is dismissed.
- B We direct the Registrar to refuse to accept any applications involving challenges to:
 - (1) the judgment of Harrison J in Creser v Creser [2015] NZCA 416;
 - (2) our decisions of 18 December 2015, 10 February 2016 and 10 March 2016;
 - (3) this judgment; and
 - (4) any future decision of the Registrar refusing to accept such applications.

REASONS

- [1] The applicant's application for leave to appeal against a judgment of Harrison J¹ was dismissed on 18 December 2015.² A recall application was dismissed on 10 February 2016.³ A second recall application was dismissed, by handwritten notation, on 10 March 2016.
- [2] The applicant has now filed a further recall application; this time addressed to the 10 March 2016 decision. This application is also dismissed.
- [3] The applicant's conduct in relation to the judgment of Harrison J is an abuse of process; hence the direction in the order band.

¹ Creser v Creser [2015] NZCA 416.

² Creser v Creser [2015] NZSC 194.

³ Creser v Creser [2016] NZSC 3.