IN THE SUPREME COURT OF NEW ZEALAND

I TE KŌTI MANA NUI

SC 122/2017 [2018] NZSC 45

BETWEEN	RAZDAN RAFIQ
	Applicant

AND

ATTORNEY-GENERAL First Respondent

SECRETARY FOR THE DEPARTMENT OF INTERNAL AFFAIRS Second Respondent

INDEPENDENT POLICE CONDUCT AUTHORITY Third Respondent

CHIEF EXECUTIVE OF THE MINISTRY OF SOCIAL DEVELOPMENT Fourth Respondent

COMMISSIONER OF POLICE Fifth Respondent

AUCKLAND COUNCIL Sixth Respondent

Court: Willia	n Young, Gl	lazebrook and O'	Regan JJ
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Counsel:	Applicant in person
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Judgment: 14 May 2018

JUDGMENT OF THE COURT

The application for recall of this Court's judgment (*Rafiq v Attorney-General* [2017] NZSC 182) is dismissed.

REASONS

[1] On 4 December 2017, this Court dismissed an application for leave to appeal made by the applicant for want of jurisdiction.¹

[2] The applicant applies for a recall of the judgment. Nothing in his application provides any proper basis for recall. In particular, the applicant incorrectly asserts this Court has jurisdiction to deal with his application for leave to appeal. For the reasons given in the judgment to which the present application relates, that is incorrect.

[3] There are no grounds to recall the judgment and the application is therefore dismissed.

¹ Rafiq v Attorney-General [2017] NZSC 182.