IN THE SUPREME COURT OF NEW ZEALAND

I TE KŌTI MANA NUI O AOTEAROA

SC 63/2025 [2025] NZSC 152

BETWEEN DEBORAH JANE BRIDGE

Applicant

AND THE CROWN

Respondent

Court: Williams, Kós and Miller JJ

Counsel: Applicant in person

No appearance for Respondent

Judgment: 12 November 2025

JUDGMENT OF THE COURT

- A The second application for recall of this Court's judgment of 8 September 2025 (*Bridge v The Crown* [2025] NZSC 113) is dismissed.
- B The Registrar is directed not to accept for filing any further recall applications in relation to this matter.
- C There is no order as to costs.

REASONS

[1] The applicant makes a second application for recall of this Court's judgment of 8 September 2025 declining leave to appeal.¹

BRIDGE v THE CROWN [2025] NZSC 152 [12 November 2025]

Bridge v The Crown [2025] NZSC 113 (Williams, Kós and Miller JJ); and Bridge v The Crown [2025] NZSC 132 (Williams, Kós and Miller JJ).

- [2] The applicant again advances arguments rejected as untenable in the leave judgment. There is no exceptional circumstance justifying recall in terms of the grounds articulated in *Horowhenua County v Nash (No 2)* and approved by this Court.²
- [3] The application for recall is dismissed.
- [4] The Registrar is directed not to accept for filing any further recall applications in relation to this matter.
- [5] As the respondent has not been called upon, there is no order as to costs.

Horowhenua County v Nash (No 2) [1968] NZLR 632 (SC) at 633; Saxmere Co Ltd v Wool Board Disestablishment Co Ltd (No 2) [2009] NZSC 122, [2010] 1 NZLR 76 at [2]; and Green Growth No 2 Ltd v Queen Elizabeth the Second National Trust [2018] NZSC 115 at [20].