

**IN THE COURT OF APPEAL OF NEW ZEALAND**

**CA193/2003  
[2015] NZCA 416**

BETWEEN                      RICHARD JOHN CRESER  
   Applicant

AND                              JANINE MICHELLE CRESER  
   Respondent

Counsel:                      Applicant in Person  
   R Chapman for Respondent

Judgment:                      4 September 2015  
(On the papers)

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**JUDGMENT OF HARRISON J**

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**The application to review the Registrar’s decision is dismissed.**

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**REASONS**

[1] Richard Creser applies to review decisions of the Registrar on 12 August 2015, refusing, first, to accept for filing in this court various documents lodged by Mr Creser (compactly described as a “Notice of Fraud Upon the Court”) and, second, to amend this Court’s decision delivered on 8 October 2003 dismissing his application for special leave to appeal out of time. An application for leave to appeal from that judgment, apparently filed out of time, was dismissed by the Privy Council on 10 June 2015.

[2] I am not satisfied that a Judge of this Court has jurisdiction to review the Registrar’s decision to reject the documents. However, on the assumption that jurisdiction exists, I am not satisfied that the Registrar erred. The documents filed by Mr Creser in this Court do not constitute an application or appeal as defined by the Court of Appeal (Civil) Rules 2005.

[3] Also, I record what is obvious: the Registrar has no power to amend or otherwise interfere with the formal decision of this Court made on 8 October 2003.

[4] The application to review the Registrar's decision is dismissed.

Solicitors:  
Johnston Lawrence, Wellington for Respondent