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## RE: JUDGMENT RECORDING and REQUEST

From: **Thatcher, Gordon** (Gordon.Thatcher@justice.govt.nz)  
Sent: **Friday, 29 April 2016 5:06:02 p.m.**  
To: **Vince Siemer** (vsiemer@hotmail.com)

As previously advised Section 17 of Public Records Act is being complied with by maintaining a public register.

**From:** Vince Siemer [mailto:vsiemer@hotmail.com]  
**Sent:** Tuesday, 26 April 2016 9:37 a.m.  
**To:** Thatcher, Gordon  
**Subject:** RE: JUDGMENT RECORDING and REQUEST

Thank you Gordon.

Could you please elaborate on what "decisions of this nature" means?

For example, is it the fact it was handwritten, a recall judgment, unreasoned, all of these, or something else entirely that exempted it from the publicly available record of the Supreme Court?

Thank you again for your help.

*Vince Siemer*

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**From:** [Gordon.Thatcher@justice.govt.nz](mailto:Gordon.Thatcher@justice.govt.nz)  
**To:** [vsiemer@hotmail.com](mailto:vsiemer@hotmail.com)  
**Subject:** RE: JUDGMENT RECORDING and REQUEST  
**Date:** Mon, 25 Apr 2016 20:00:30 +0000

The 10 March decision is a handwritten notation on the application to which it relates.

It reads: The application for the recall of the judgment of 10 February 2016 is dismissed". It is signed by William Young, Glazebrook and Arnold JJ.

It is not the normal practice of the court to put decisions of this nature on the website.

**From:** Vince Siemer [<mailto:vsiemer@hotmail.com>]  
**Sent:** Saturday, 9 April 2016 9:40 a.m.  
**To:** Thatcher, Gordon  
**Subject:** JUDGMENT RECORDING and REQUEST

Dear Mr Thatcher,

In the posted judgment SC105/2015 {2016} NZSC 34 reference is made to a '10 March 2016 decision' by the Supreme Court.

I cannot find this 10 March 2016 decision on the posted Registry record of Supreme Court decisions.

Could you please direct me to where this judgment has been publicly recorded?

If it is a private judgment not to be made public, may I obtain a copy of it from you?

Thank you,

*Vince Siemer*

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