

IN THE COURT OF APPEAL OF NEW ZEALAND

I TE KŌTI PĪRA O AOTEAROA

**CA652/2020
[2021] NZCA 132**

BETWEEN AHMED ALKAZAZ
 Applicant

AND ENTERPRISE IT LIMITED
 Respondent

Court: Miller and Goddard JJ

Counsel: Applicant in person
 R J Bryant for Respondent

Judgment: 23 April 2021 at 11.00 am
(On the papers)

JUDGMENT OF THE COURT

The applications are dismissed.

REASONS OF THE COURT

(Given by Miller J)

[1] Mr Alkazaz has applied for recall of our judgment of 15 February 2021, a stay of execution of the order that he pay costs, and a declaration that the respondent’s representation was “invalid” because its corporate name has changed and it is being liquidated, and its counsel produced no documentary evidence that he had authority to act on its behalf.

[2] We decline to do any of these things. None of the applications has any merit and the recall application is an impermissible attempt to relitigate our decision on

collateral grounds. This Court need not and will not go behind Mr Bryant's advice that he represents the respondent.

[3] The applications are dismissed. We direct that the Registrar is to receive no further papers from Mr Alkazaz in connection with this proposed appeal.

Solicitors:
Aspiring Law Ltd, Wanaka for Respondent