

## HIGH COURT OF AUSTRALIA

### **NOTICE OF FILING**

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# **Details of Filing**

File Number: P7/2024

File Title: ASF17 v. Commonwealth of Australia

Registry: Perth

Document filed: Form 27B - Appellant's chronology

Filing party: Applicant
Date filed: 08 Mar 2024

### **Important Information**

This Notice has been inserted as the cover page of the document which has been accepted for filing electronically. It is now taken to be part of that document for the purposes of the proceeding in the Court and contains important information for all parties to that proceeding. It must be included in the document served on each of those parties and whenever the document is reproduced for use by the Court.

Applicant P7/2024

# IN THE HIGH COURT OF AUSTRALIA PERTH REGISTRY

BETWEEN: ASF17

Appellant

and

## **COMMONWEALTH OF AUSTRALIA**

Respondent

### APPELLANT'S CHRONOLOGY

## PART I — CERTIFICATION

This chronology is in a form suitable for publication on the internet.

# PART II — CHRONOLOGY

Date	Event	Reference
9 February 2014	The appellant's bridging visa was cancelled and he was detained. He has remained in detention since this time.	ABFM 114 [8].
1 April 2016	The appellant lodged an application for a Safe Haven Enterprise Visa ("SHEV").	ABFM 114 [9].
16 January 2017	A delegate of the (then) Minister for Immigration and Border Protection refused the appellant's application for a SHEV.	ABFM 114 [12].
2 November 2017	The appellant's application for judicial review of the decision made on 16 January 2017 was dismissed: <i>ASF17 v Minister for Immigration and Border Protection</i> [2017] FCCA 24.	ABFM 114 [13].

Date	Event	Reference
3 August 2018	The appellant's appeal from the dismissal of his application for judicial review was dismissed: ASF17 v Minister for Immigration and Border Protection [2018] FCA 1149.	ABFM 114 [14].
Since August 2018	The appellant consistently maintained he could not return to Iran.  An officer of the department of the responsible Minister has also held a statutory duty under s 198 of the Migration Act 1958 (Cth) to effect the appellant's removal from Australia as soon as reasonably practicable.	Core Appeal Book 8 [1] and 37 [115].
16 November 2023	The appellant commenced a proceeding in the Federal Court of Australia seeking an order in the nature of a writ of habeas corpus, with declaratory relief.	

Dated: 8 March 2024

Lisa De Ferrari

L De Ferrari Senior counsel for the appellant

Zarifi Lawyers
Solicitors for the appellant