

PLAINTIFF S10 OF 2011

Plaintiff

MINISTER FOR IMMIGRATION AND
CITIZENSHIP & ANOR

Defendants

10

CHRONOLOGY OF THE FIRST AND SECOND DEFENDANTS

PART I

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

PART II

20

Date	Event	Page
24 August 2007	Plaintiff arrives in Australia as a crew member of cargo vessel.	1, 5D

6 September 2007	Plaintiff lodges an application for a Protection (Class XA) visa.	51-77
------------------	---	-------

6 November 2007	Application for a Protection (Class XA) visa refused.	123-134
-----------------	---	---------

30

26 November 2007	Application for review of decision made to Refugee Review Tribunal.	157-160
------------------	---	---------

22 February 2008	Refugee Review Tribunal affirms decision refusing the plaintiff a protection visa.	167-183
------------------	--	---------

28 March 2008	Application for judicial review of Refugee Review Tribunal decision filed in the Federal Magistrates Court.	388M
---------------	---	------

40

28 July 2008	Federal Magistrates Court dismisses plaintiff's application for judicial review: <i>SZMCD v Minister for Immigration and Citizenship</i> [2009] FMCA 1039.	Judgment N/R
--------------	--	-----------------

15 April 2009	Federal Court of Australia dismisses plaintiff's appeal from the judgment of the Federal Magistrates Court: <i>SZMCD v Minister for Immigration and Citizenship</i> (2009) 174 FCR 415.	Judgment N/R
---------------	---	-----------------

50

Filed on behalf of the First and Second Defendants by:

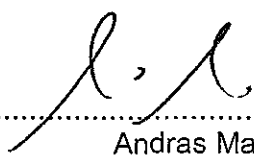
Date of this document: 23 December 2011

Australian Government Solicitor
Level 42, MLC Centre
19 Martin Place
Sydney NSW 2000
DX444 Sydney

Contact: Andras Markus
File ref: 11001870
Telephone: 02 9581 7472
Facsimile: 02 9581 7650
E-mail: andras.markus@ags.gov.au

4 September 2009	Application for special leave to appeal refused by the High Court of Australia: <i>SZMCD v Minister for Immigration and Citizenship</i> [2009] HCA Trans 211.	Transcript N/R
30 October 2009	Plaintiff makes request that the Minister for Immigration and Citizenship (the Minister) exercise his power under s 417 or s 48 B of the <i>Migration Act 1958 (the Act)</i> .	193-310
6 August 2010	The Manager, NSW Ministerial Interventions Unit found that request under s 48B of the Act did not meet the <i>Minister's Guidelines – s 48A cases and Requests for s 48B Ministerial Intervention</i> .	364-369
8 October 2010	Plaintiff's request under s 417 of the Act is referred to the Minister on a schedule.	387-391
21 October 2010	The Minister signs a record indicating that he had read the schedule in relation to the plaintiff's request and that he does not propose to consider the exercise of his power under s 417 of the Act.	391
26 October 2009	The plaintiff was notified by letter of the outcome of his requests under s 417 or s 48B of the Act.	393-4
7 January 2011	Application for an order to show cause filed by the plaintiff in the High Court of Australia.	N/A

Date of filing: 23 December 2011



 Andras Markus
 A solicitor employed by
 Australian Government Solicitor
 Solicitor for the Defendants