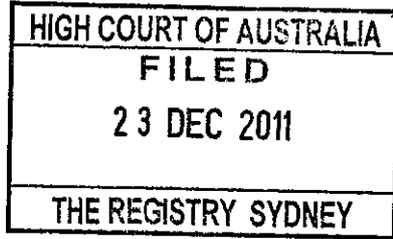


BETWEEN:



PLAINTIFF S51 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
29 August 2009	Plaintiff arrives in Australia on a Business (Class UC) Subclass 456 (Short Stay) visa. Upon arrival at Sydney airport the plaintiff's visa was cancelled on the basis that he was not a genuine business visa entrant, refused immigration clearance and detained.	114-120

30

2 September 2009	Plaintiff lodges an application for a Protection (Class XA) visa.	60-97
------------------	---	-------

40

3 November 2009	Application for a protection visa refused by a delegate of the Minister for Immigration and Citizenship (the Minister).	128-141
-----------------	--	---------

10 November 2009	Application for review of decision made to the Refugee Review Tribunal.	237E
------------------	---	------

1 December 2009	<i>A s 195A Guidelines Assessment for a Person in s 189 Detention</i> in relation to the plaintiff concluding that the plaintiff meets the s 195A Guidelines for referral to the Minister is approved by a section Director in the Department of Immigration and Citizenship (the Department).	218-9
-----------------	---	-------

50

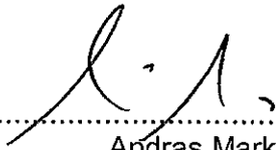
10 February 2010	The Refugee Review Tribunal affirms decision not to grant the plaintiff a protection visa.	236-258
------------------	--	---------

	5 March 2010	Plaintiff files an application in the Federal Magistrates Court of Australia.	439N
	5 July 2010	Federal Magistrates Court dismisses plaintiff's application for judicial review: <i>SZOET v Minister for Immigration and Citizenship</i> [2010] FMCA 483.	439O Judgment N/R
10	3 September 2010	Plaintiff's appeal from the judgment of the Federal Magistrates Court dismissed by the Federal Court of Australia: <i>SZOET v Minister for Immigration and Citizenship</i> [2010] FCA 968.	439O Judgment N/R
	5 October 2010	Letter received by the Department indicating that the plaintiff wishes to make a request to the Minister to exercise his power under s 417 and s 48B of the <i>Migration Act 1958 (the Act)</i> .	343
20	3 November 2010	Submission received by the Department in support of the plaintiff's request for intervention under s 417 and s 48B of the Act.	377-426
	11 November 2010	Section 195A process finalised as inappropriate to consider as plaintiff 'has access to s 417'.	357-359
	11 November 2010	A Director in the Department agreed with an assessment that the plaintiff's request under s 48B of the Act did not meet the Minister's s 48B Guidelines.	439-443
30	11 November 2010	Plaintiff's request under s 417 of the Act is referred to the Minister on a schedule.	355-6, 479-483
	16 November 2010	The Minister signs a record indicating that he had read the schedule in relation to the plaintiff's request and that he required a further submission to be prepared to consider the exercise of his power under s 417 of the Act.	480, 483
40	14 December 2010	Department submission to the Minister prepared regarding the plaintiff's request under s 417 of the Act.	514-522
	16 December 2010	The Minister signs a record stating 'not intervene' in relation to the plaintiff's request under s 417 of the Act.	520
	20 December 2010	The plaintiff was notified by letter of the outcome of his request under s 417 of the Act.	524-6
	1 February 2011	Application for an order to show cause filed by the plaintiff in the High Court of Australia.	N/A
50	3 February 2011	Plaintiff makes a further request for the Minister to exercise his powers under s 417 and s 48B of the Act which was finalised as inappropriate to consider on	592N

9 February 2011 due to present litigation.

18 August 2011	Department submission to the Minister prepared regarding consideration under s 195A and s 197AB of the Act in respect of the plaintiff.	591-598
29 August 2011	The Minister signs a record stating 'not intervene' in relation to his power under s 195A of the Act in respect of the plaintiff but that he would consider his power under s 197AB of the Act in respect of the plaintiff.	591
13 October 2011	Plaintiff was moved in to community detention after the Minister exercises his power under s 197AB of the Act.	N/A

Date of filing: 23 December 2011


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