

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 04 Dec 2020 and has been accepted for filing under the *High Court Rules 2004*. Details of filing and important additional information are provided below.

Details of Filing

File Number: B66/2020

File Title: Minister for Immigration, Citizenship, Migrant Services and M

Registry: Brisbane

Document filed: Form 27B - Appellant's chronology

Filing party: Appellant
Date filed: 04 Dec 2020

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.

Appellant B66/2020

IN THE HIGH COURT OF AUSTRALIA BRISBANE REGISTRY

BETWEEN:

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MINISTER FOR IMMIGRATION, CITIZENSHIP, MIGRANT SERVICES AND MULTICULTURAL AFFAIRS

Appellant

and

DEANNA LYNLEY MOORCROFT

Respondent

APPELLANT'S CHRONOLOGY

Part I: Certification

The Appellant certifies that this chronology is in a form suitable for publication on the internet.

Part II: Chronology of principal events

Key:

Appellant's Book of Further Materials (AFM)

Core Appeal Book (CAB)

Date	Event	Reference
2 January 2018	The Respondent was granted a special category visa	CAB Tab 5 [7].
	(the Visa).	
3 January 2018	The Visa was purportedly cancelled under	CAB Tab 5 [5], [7].
	s 116(1)(e) of the Migration Act 1958 (Cth) (the	
	Act) (the cancellation decision).	
3 January 2018	The Respondent was detained under s 189 of the	CAB Tab 5 [7].
	Act pending removal from Australia.	
4 January 2018	The Respondent was removed from Australia to	CAB Tab 5 [7], [9].
	New Zealand.	

7 February	The Respondent applied to the Federal Circuit	CAB Tab 5 [8].
2018	Court of Australia (the FCCA) for judicial review	
	of the cancellation decision.	
28 June 2018	The cancellation decision was quashed by an order	CAB Tab 5 [8].
	of the FCCA.	
29 January	The Respondent arrived at the Gold Coast Airport	CAB Tab 5 [9].
2019, at about	and applied for a special category visa.	
8.45am		
29 January	The Respondent was interviewed by a delegate of	CAB Tab 5 [9];
2019, at about	the Appellant at the airport and was asked whether	AFM Tabs 1 and 3
11.07am	she had ever been removed, deported or excluded	[12], [13].
	from any country, including Australia. The	
	Respondent produced a letter from her solicitor	
	setting out the circumstances of her prior visa	
	cancellation and removal.	
29 January	A delegate of the Appellant refused to grant the	CAB Tab 1.
2019, at about	Respondent a special category visa under s 65(1)(b)	
11.44am	of the Act (the refusal decision).	
29 January	The Respondent applied to the FCCA for judicial	AFM Tab 2.
2019	review of the refusal decision.	
11 February	The Respondent files an amended application in the	AFM Tab 4.
2019	FCCA.	
8 March 2019	Hearing before the FCCA (Judge Vasta).	
8 March 2019	The FCCA dismissed the Respondent's application.	CAB Tabs 2 and 3.
14 March 2019	The Respondent appealed to the Federal Court of	CAB Tab 4.
	Australia (the FCA) from the judgment of the	
	FCCA.	
28 August 2019	Hearing before the FCA (Collier J).	
23 March 2020	The FCA allowed the Respondent's appeal.	CAB Tabs 5 and 6.
29 October	The High Court of Australia (the HCA) granted the	CAB Tab 8.
2020	Appellant special leave to appeal from the FCA's	
	judgment.	

30 October	The Appellant filed a notice of appeal in the HCA.	CAB Tab 9.
2020		

Dated: 4 December 2020

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