



HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 26 Nov 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: M109/2020
File Title: BNB17 v. Minister for Immigration and Border Protection & A
Registry: Melbourne
Document filed: Form 27B - Appellant's chronology
Filing party: Appellant
Date filed: 26 Nov 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.

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

ON APPEAL FROM THE FEDERAL COURT OF AUSTRALIA

BETWEEN:

BNB17

Appellant

and

10

Minister for Immigration and Border Protection

First Respondent

Immigration Assessment Authority

Second Respondent

APPELLANT'S CHRONOLOGY

Part I: Certification

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

Part II:

Key: Core Appeal Book (**CAB**), Appellant's Book of Further Materials (**FM**).

DATE	EVENT	REFERENCE
7 September 2012	The appellant arrived in Australia by boat, as an unauthorised maritime arrival.	CAB 78, [7]
5 August 2016	The appellant applied for a Safe Haven Enterprise Visa (SHEV).	CAB 78, [7]
13 January 2017	The appellant attended an interview with an officer of the Department of Immigration and Border Protection (Department) in relation to his SHEV application.	CAB 78, [8]
27 January 2017	The appellant provided written submissions and a statutory declaration dated 27 January 2017 to the Department.	CAB 78 – 82, [10] – [11]

3 February 2017	The Minister's delegate refused the appellant's SHEV application.	CAB 81, [12] – [13]
28 February 2017	The appellant's solicitor provided legal submissions to the second respondent.	CAB 81 – 82, [15]
22 March 2017	The second respondent affirmed the delegate's decision.	CAB 4 – 26
7 April 2017	The appellant applied for judicial review in the Federal Circuit Court.	CAB 37
24 September 2018	The appellant filed an amended application for judicial review.	CAB 27 – 33
3 October 2018	The appellant filed an affidavit of Kate Cristabel Haynes Rietdyk, annexing Annexure KCHR-3 a translated transcript of the SHEV interview (transcript).	FM 65 – 121; CAB 54, [77]; 99, [70]
15 October 2018	Matter heard in the Federal Circuit Court.	CAB 36
26 October 2018	Minister filed post-hearing written submissions in response to the appellant's reliance on translated transcript.	CAB 54, [77]
24 May 2019	Federal Circuit Court dismissed the application.	CAB 34 – 63
12 June 2019	Appellant filed a Notice of Appeal in the Federal Court.	CAB 85, [25]
11 July 2019	Appellant filed amended Notice of Appeal in the Federal Court.	CAB 64 – 69
12 March 2020	Federal Court dismissed the appeal.	CAB 70 – 114
8 October 2020	The High Court granted the appellant special leave to appeal.	CAB 122

Dated 26 November 2020



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