

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 21 Jul 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: M57/2020

File Title: Minister for Home Affairs v. DUA16 & Anor

Registry: Melbourne

Document filed: Form 27B - Appellant's chronology

Filing party: Appellant
Date filed: 21 Jul 2020

Important Information

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Appellant M57/2020

IN THE HIGH COURT OF AUSTRALIA MELBOURNE REGISTRY

No. M57 of 2020

BETWEEN: Minister for Home Affairs

Appellant

and

DUA16

First Respondent

Immigration Assessment Authority

Second Respondent

APPELLANT'S CHRONOLOGY

Part I:

I certify that this chronology is in a form suitable for publication on the internet.

20 Part II:

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DATE	EVENT	AB
DATE		REFERENCE
29 March 1987	The First Respondent was born in Sri Lanka.	NR
28 September 2012	The First Respondent arrived in Australia.	106
14 January 2016	The First Respondent applied for a Safe Haven Enterprise visa (visa).	106
24 August 2016	Delegate of the (then) Department of Immigration and	106

Clayton Utz

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Ref: 13615/19438/81007321 Pip Mitchell / Elizabeth Tan

M57/2020

	Border Protection refused to grant the visa	
	(Delegate's Decision)	
5 September	The Delegate's Decision was referred to the	106
2016	Immigration Assessment Authority (Authority) for	
	review.	
8 September	The First Respondent's agent (Agent) provided a	107
2016	written submission to the Authority.	
2 December 2016	The Authority affirmed the Delegate's decision	107
	(Authority's Decision).	
13 December	Application for judicial review of the Authority's	39
2016	Decision filed in the Federal Circuit Court by the First	
	Respondent, with documents provided by the Agent.	
30 April 2019	The Federal Circuit Court ordered that the application	78
	for judicial review be allowed.	
21 May 2019	Notice of appeal filed by the Appellant in the Federal	84
	Court of Australia.	
10 December	The Federal Court of Australia ordered that the appeal	153
2019	be dismissed with costs and the amended notice of	
	contention be upheld in part (FCA Decision).	
7 January 2020	Application for special leave to appeal filed in the	NR
	High Court of Australia.	
29 May 2020	The High Court of Australia granted the application	173
	for special leave to appeal.	
12 June 2020	Notice of appeal filed by the Appellant in the High	176
1	Court of Australia.	

Dated 17 July 2020

Signed

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