

HIGH COURT OF AUSTRALIA

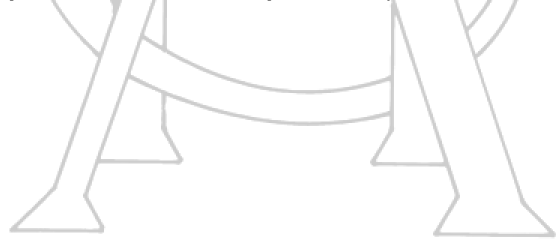
NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 03 Dec 2021 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: File Title:	M73/2021 Nathanson v. Minister for Home Affairs & Anor
Registry:	Melbourne
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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 FULL COURT OF THE FEDERAL COURT OF AUSTRALIA

BETWEEN:

NARADA NATHANSON

Appellant

10

and

MINISTER FOR HOME AFFAIRS

First Respondent

ADMINISTRATIVE APPEALS TRIBUNAL

Second Respondent

APPELLANT'S CHRONOLOGY

20

Part I: Certification

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

Part II: Chronology

Key:

Appellant's Book of Further Materials (AFM)

Core Appeal Book (CAB)

Date	Event	Reference
2010	The Appellant came to Australia and has resided in this	CAB Tab 6,
	country since that time.	128 [80]
7 October 2013	The Appellant was granted a Class TY Subclass 444	AFM Tab 2,
	Special Category (Temporary) visa (visa).	12

		M7
15 May 2018	The Appellant was sentenced to an effective term of	AFM Tab 2,
	imprisonment of two years and six months upon being	13
	convicted of charges of Deprivation of Liberty,	
	Aggravated Assault, Stealing and Driving Vehicle	
	Dangerous Manner Pursuit.	
6 August 2018	The Appellant's visa was mandatorily cancelled by a	AFM Tab 2
	delegate of the First Respondent under s 501(3A) of the	
	Migration Act 1958 (Cth) (Act) (cancellation).	
9 August 2018	The Appellant made representations about revocation of	AFM Tabs 3
	the cancellation by completing and submitting a "Request	and 1, 8-10
	for Revocation" and "Personal Circumstances Form", and	
	providing additional materials with those documents.	
8 January 2019	A delegate of the First Respondent decided not to revoke	AFM Tab 4
	the cancellation decision under s 501CA(4) of the Act	
	(delegate's decision).	
15 January 2019	The Appellant applied for review of the delegate's	CAB Tab 1,
	decision by the Second Respondent.	10 [8]
28 February 2018	Direction No. 79 made under s 499 of the Act	AFM Tab 9,
	commenced, and Direction No. 65 ceased to be in effect.	150
21 March 2019	The Second Respondent heard the application for review.	CAB Tab 1,
		11 [12], and
		AFM Tab 7
4 April 2019	The Second Respondent affirmed the cancellation	CAB Tab 1
	decision (decision to affirm).	
	The Appellant applied to the Federal Court of Australia	CAB Tab 2
	(FCA) for judicial review of the decision to affirm.	
6 September 2019	The Appellant filed an amended application in the FCA.	CAB Tab 2
15 October 2019	The FCA (Colvin J) heard the application for judicial	CAB Tab 3,
	review.	71
18 October 2019	The FCA dismissed the Appellant's amended application:	CAB Tabs 3
	Nathanson v Minister for Home Affairs [2019] FCA 1709.	and 4
13 November 2019	The Appellant filed a Notice of Appeal to the Full Court	CAB Tab 5,
	of the Federal Court of Australia (FCAFC).	98

		1117
13 May 2020	The Appellant filed an Amended Notice of Appeal to the	CAB Tab 5
	FCAFC.	
29 May 2020	The FCAFC (Steward, Jackson and Wigney JJ) heard the	CAB Tab 6,
	appeal.	103
9 October 2020	The FCAFC (Steward and Jackson JJ, Wigney J	CAB Tabs 6
	dissenting) dismissed the appeal: Nathanson v Minister	and 7
	for Home Affairs [2020] FCAFC 172.	

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Dated: 3 December 2021

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