



## HIGH COURT OF AUSTRALIA

### NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 05 Aug 2022 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: S101/2022  
File Title: BA v. The Queen  
Registry: Sydney  
Document filed: Form 27B - Appellant's chronology  
Filing party: Appellant  
Date filed: 05 Aug 2022

#### 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  
 SYDNEY REGISTRY

BETWEEN:

**BA**  
 Appellant

and

**THE QUEEN**  
 Respondent

**APPELLANT'S CHRONOLOGY**

**Part I:**

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

**Part II:**

List of principal events leading to the litigation in respect of findings of fact and evidence relating to those events.

<b>Date</b>	<b>Event</b>	<b>Reference</b>
29 August 2018	The appellant and complainant enter into a residential tenancy agreement for a property in Queanbeyan, NSW (the leased apartment) as co-tenants for a period of 12 months.	CAB 6
12 September 2018	The 12 months tenancy period for the leased apartment commences.	CAB 6
Approximately April to May 2019	The Crown contends the appellant ceased paying rent in about April and the appellant and complainant separated in about May when the appellant moved out, taking most, but not all, of his possessions.	CAB 18 at [2]
8 July 2019	The appellant entered the leased apartment by kicking open the locked door and assaulted the complainant.	CAB 18 at [3]
23 July 2019	The lease on the apartment is terminated.	CAB 18 at [2]

20 April 2020	The appellant charged: “on the 8 <sup>th</sup> day of July at Queanbeyan in the State of New South Wales, did break and enter the dwelling-house of [the complainant] at [the leased apartment] and did commit a serious indictable offence therein, namely intimidation, in circumstances of aggravation namely at the time of the offence used corporal violence on [the complainant]” contrary to s 112(2) of the <i>Crimes Act 1900 (NSW)</i> .	CAB 5
8 September 2020	Judgment of Williams DCJ directing acquittal.	CAB 6
1 October 2020	Notice of Appeal and Ground of Appeal filed in the Court of Criminal Appeal by the Deputy Director of Public Prosecutions for the State of New South Wales	CAB 11
12 March 2021	Appeal heard in the NSW Court of Criminal Appeal (“CCA”) before Brereton JA; Fullerton J and Adamson J.	CAB 12
20 August 2021	Appeal upheld and reasons for judgment issued.	CAB 12, 43
30 September 2021	Special Leave Application filed and served.	
17 June 2022	Special Leave granted after oral hearing.	
24 June 2022	Order granting special leave to appeal filed and served.	CAB 46
1 July 2022	Notice of Appeal filed and served.	CAB 49

Dated 5 August 2022



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