

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 24 Sep 2024 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: \$107/2024

File Title: FEL17 v. Minister for Immigration, Citizenship and Multicultu

Registry: Sydney

Document filed: Form 27B - Appellant's chronology

Filing party: Appellant
Date filed: 24 Sep 2024

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.

S107/2024

IN THE HIGH COURT OF AUSTRALIA SYDNEY REGISTRY

S107 of 2024

BETWEEN: FEL17

Appellant

and

Minister for Immigration, Citizenship and Multicultural Affairs

Respondent

APPELLANT'S CHRONOLOGY

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

Part II: Chronology

Date	Event	Reference
	The Appellant is born in Egypt.	CAB 7
November 2013	The Appellant arrives in Australia.	
24 December 2013	The Appellant makes his first application for a	CAB 16 [2]
	protection visa.	
23 July 2014	A delegate of the Respondent refuses the	CAB 16 [3]
	Appellant's first application for a protection visa.	
11 September 2015	The Administrative Appeals Tribunal affirms the	CAB 16 [3]
	decision of the delegate of the Respondent to	
	refuse the Appellant's first application for a	
	protection visa.	
12 September 2017	The Assistant Minister for Immigration and	CAB 16 [4]
	Border Protection grants the Appellant a Visitor	
	(subclass 600) visa for three months with a 'no	
	further stay' condition (Condition 8503)	
	pursuant to s 417 of the Migration Act 1958	
	(Cth).	

18 September 2017	A delegate of the Respondent advises the	CAB 56
	Appellant that the Assistant Minister had granted	
	him a Visitor (subclass 600) visa.	
12 October 2017	The Appellant makes a second application for a	CAB 16 [5]
	protection visa.	
25 October 2017	A delegate of the Respondent writes to the	CAB 5-6
	Appellant notifying him that his application was	CAB 16 [6]
	considered to be invalid due to the effect of s	
	48A of the Migration Act 1958.	
20 November 2017	The Appellant commences judicial review	CAB 10-12
	proceedings in the then Federal Circuit Court of	
	Australia, seeking review of the delegate's	
	decision that the Appellant's second protection	
	visa application was invalid.	
13 January 2023	The Appellant's application for judicial review	CAB 25
	of the delegate's decision is dismissed with costs	
	in the Federal Circuit and Family Court of	
	Australia (Division 2) (Judge Laing).	
14 February 2023	The Appellant files a Notice of Appeal in the	CAB 26
	Federal Court of Australia.	
12 September 2023	The Full Court of the Federal Court of Australia	CAB 55
	dismisses with costs the Appellant's appeal	
	(Abraham and Halley JJ, Snaden J dissenting).	
8 August 2024	This Court grants the Appellant special leave to	CAB 59
	appeal from the judgment and order of the Full	
	Court of the Federal Court of Australia.	

Dated: 24 September 2024

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