

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 01 Jun 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: \$61/2022

File Title: TL v. The Queen

Registry: Sydney

Document filed: Form 27B - Appellant's chronology

Filing party: Appellant
Date filed: 01 Jun 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.

Appellant S61/2022

IN THE HIGH COURT OF AUSTRALIA SYDNEY REGISTRY BETWEEN:

TL

Appellant

and

THE QUEEN

Respondent

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APPELLANT'S CHRONOLOGY

Part I:

The appellant certifies 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.

Date	Event	Reference
5 October	TM was born.	CAB 100 at [10]
2011		
November	MW (TM's mother) started a relationship with the	CAB 100 at [10]
2013	appellant.	
February 2014	MW, TM, and the appellant moved into a unit	CAB 100 at [10]
	together in Coffs Harbour.	
9 April 2014	TM sustained burns to her bottom and feet by	CAB 6 at [3]-[5]
	coming into contact with hot water while the	
	appellant was giving her a bath.	
14 April 2014	TM was presented to a general practitioner who	CAB 6 at [5]
	described the burns as superficial (mostly first	and CAB 113 at
	degree and one third degree burn) with no signs of	[56]
	infection.	

20 April 2014	TM, MW, DM (the appellant's nephew), and the	CAB 98-99 [4]
	appellant were staying at MW and the appellant's	
	unit. MW and DM left the unit for a brief period to	
	purchase dinner. Upon returning, the appellant	
	reported that TM had vomited, and it was noted that	
	she was limp. TM was taken to the Emergency	
	Department at Coffs Harbour Hospital.	
21 April 2014	TM pronounced dead at Coffs Harbour Hospital.	CAB 98 at [3],
	The direct cause of death given was 'blunt force	CAB 99 at [5]
	abdominal trauma'.	and CAB 123 at
		[87]-[88]
1 May 2014	Appellant was arrested and charged with the murder	
	of TM.	-
18 April 2017	Appellant was arraigned on an indictment and stood	CAB 4
	trial on the charge that he "on 21 April 2014, at	
	Coffs Harbour in the State of New South Wales, did	
	murder [TM]".	
19 April 2017	Ruling by Latham J on the admissibility of	CAB 5
	tendency evidence concerning the burns to TM's	
	bottom and feet.	
1 May 2017	Ruling by Latham J on the admissibility of	CAB 14
	tendency evidence concerning evidence of	
	statements about a punch and bruise to TM.	
19 May 2017	Appellant convicted on the charge of murder.	CAB 81
5 June 2017	Appellant sentenced to imprisonment for 36 years	CAB 92 at [31]
	with a non-parole period of 27 years.	
14 February	Notice of Application for Leave to Appeal and	CAB 93-94
2020	Grounds of Appeal filed in the Court of Criminal	
	Appeal of the Supreme Court of New South Wales.	
8 July 2020	Appeal heard in the Court of Criminal Appeal	CAB 95
	before Hoeben CJ at CL, Adamson and Bellew JJ.	
19 October	Appeal dismissed by the Court of Criminal Appeal,	CAB 95-210
2020	and reasons for judgment given.	

15 September	Application for Special Leave to Appeal to the High	
2021	Court of Australia filed.	-
13 April 2022	Special Leave to Appeal granted after oral hearing.	CAB 215-216
27 April 2022	Notice of Appeal filed in the High Court of	CAB 217-219
	Australia.	

Dated: 1 June 2022

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