



HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 02 Nov 2023 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: M70/2023
File Title: LPDT v. Minister for Immigration, Citizenship, Migrant Servic
Registry: Melbourne
Document filed: Form 27B - Appellant's chronology
Filing party: Appellant
Date filed: 02 Nov 2023

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
MELBOURNNE REGISTRY

BETWEEN:

LPDT

Appellant

and

Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs

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First Respondent

Administrative Appeals Tribunal

Second Respondent

APPELLANT'S CHRONOLOGY

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

Part II: Chronology

	Date	Event	Reference
1.	1997	The appellant first arrived in Australia.	CAB 8 AAT [8]
2.	25 September 2008	The appellant granted a Class BS (Subclass 801) (Spouse) visa (the visa).	CAB 8 AAT [9]
3.	10 November 2011	Appellant sentenced to 7 years and 6 months imprisonment with a non-parole period of 5 years for drug and dishonesty offences.	CAB 8 AAT [11]
4.	28 June 2013	Appellant sentenced to 6 months imprisonment (concurrent) for two dishonesty offences.	CAB 8 AAT [12]
5.	17 August 2017	Appellant sentenced to 4 years and 6 months imprisonment for drug offences and dealing property suspected of being proceed of crime.	CAB 9 AAT [12]

6.	9 May 2019	Appellant’s visa is mandatorily cancelled by a delegate of the first respondent (the Minister).	CAB 9 AAT [14]
7.	5 June 2019	Appellant requests revocation of the mandatory visa cancellation.	CAB 9 AAT [15]
8.	13 April 2021	A delegate of Minister decides not to revoke the appellant’s visa.	CAB 9 AAT [16]
9.	14 April 2021	Appellant is notified of the delegate’s decision not to revoke the appellant’s visa.	CAB 9 AAT [16]
10.	23 April 2021	Appellant lodges an application for review of the delegate’s decision with the Second Respondent (the Tribunal).	CAB 9 AAT [17]
11.	16-18 June 2021	Hearing before the Tribunal.	CAB 7 AAT [2]
12.	7 July 2021	The Tribunal affirms the delegate’s decision.	CAB 5
13.	11 August 2021	Appellant files judicial review application in the Federal Court of Australia (the FCA).	N/A
14.	24 May 2022	Appellant files amended application in the FCA.	CAB 49
15.	14 July 2022	FCA (Snaden J) dismisses the judicial review application and publishes reasons.	CAB 58, 92
16.	1 August 2022	Appellant files notice of appeal from the FCA’s orders.	CAB 94
17.	13 February 2023	Minister files Notice of Contention.	CAB 104
18.	27 February 2023	The Full Court of the Federal Court of Australia (Markovic, Thomas, Button JJ) (the Full Court) hears the appeal.	CAB 107
19.	3 May 2023	The Full Court dismisses the appeal and publishes reasons.	CAB 105, 153

20.	24 May 2023	The Full Court makes costs order in relation to the appeal.	CAB 164
21.	14 September 2023	The High Court of Australia (Gageler and Gleeson JJ) grants special leave to appeal from the orders and judgment of the Full Court.	CAB 166
22.	27 September 2023	The appellant files a notice of appeal in the High Court of Australia.	CAB 171

Dated: 2 November 2023



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