



HIGH COURT OF AUSTRALIA

NOTICE OF FILING

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Details of Filing

File Number: P7/2024
File Title: ASF17 v. Commonwealth of Australia
Registry: Perth
Document filed: Form 27B - Appellant's chronology
Filing party: Applicant
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Important Information

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IN THE HIGH COURT OF AUSTRALIA
PERTH REGISTRY

BETWEEN:

ASF17
Appellant

and

COMMONWEALTH OF AUSTRALIA
Respondent

APPELLANT’S CHRONOLOGY

PART I — CERTIFICATION

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

PART II — CHRONOLOGY

Date	Event	Reference
9 February 2014	The appellant’s bridging visa was cancelled and he was detained. He has remained in detention since this time.	ABFM 114 [8].
1 April 2016	The appellant lodged an application for a Safe Haven Enterprise Visa (“SHEV”).	ABFM 114 [9].
16 January 2017	A delegate of the (then) Minister for Immigration and Border Protection refused the appellant’s application for a SHEV.	ABFM 114 [12].
2 November 2017	The appellant’s application for judicial review of the decision made on 16 January 2017 was dismissed: <i>ASF17 v Minister for Immigration and Border Protection</i> [2017] FCCA 24.	ABFM 114 [13].

Date	Event	Reference
3 August 2018	The appellant's appeal from the dismissal of his application for judicial review was dismissed: <i>ASF17 v Minister for Immigration and Border Protection</i> [2018] FCA 1149.	ABFM 114 [14].
Since August 2018	The appellant consistently maintained he could not return to Iran. An officer of the department of the responsible Minister has also held a statutory duty under s 198 of the <i>Migration Act 1958</i> (Cth) to effect the appellant's removal from Australia as soon as reasonably practicable.	Core Appeal Book 8 [1] and 37 [115].
16 November 2023	The appellant commenced a proceeding in the Federal Court of Australia seeking an order in the nature of a writ of habeas corpus, with declaratory relief.	

Dated: 8 March 2024

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