



HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 11 Apr 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: S27/2022
File Title: SDCV v. Director-General of Security & Anor
Registry: Sydney
Document filed: Form 27B - Appellant's chronology
Filing party: Appellant
Date filed: 11 Apr 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:

SDCV
Appellant

and

DIRECTOR-GENERAL OF SECURITY
First Respondent

ATTORNEY-GENERAL OF THE COMMONWEALTH
Second Respondent

APPELLANT'S CHRONOLOGY

PART I — CERTIFICATION

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

PART II — CHRONOLOGY

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Date	Event	Reference
13 December 2012	The Appellant is granted a Class BS Subclass 801 Partner (Residence) Visa.	Core Appeal Book (CAB) 38 [45]
Unknown	The Appellant's application for citizenship is approved.	CAB 38 [45]
Unknown	The Appellant becomes the subject of investigations by the Australian Security Intelligence Organisation (ASIO).	CAB 38 [46]
Unknown	The Appellant is advised that his citizenship bestowal ceremony has been delayed pending consideration of whether his visa should be cancelled.	CAB 38 [48]
14 August 2018	The Appellant is assessed by the First Respondent to be, directly or indirectly, a risk to "security". The First Respondent states that it would not be consistent with the requirements of security for the Appellant to continue to hold his visa, and recommends that his visa be cancelled.	CAB 39 [49]

Date	Event	Reference
16 August 2018	The adverse security assessment (ASA) is furnished to the Department of Home Affairs.	CAB 39 [51]
21 August 2018	The Minister cancels the Appellant's visa pursuant to s 501(3) of the <i>Migration Act 1958</i> (Cth). The Appellant is furnished with a notice of visa cancellation and an unclassified statement of grounds for the ASA.	CAB 39 [51]
27 August 2018	The Appellant seeks review of the ASA decision by the Administrative Appeals Tribunal (Tribunal).	CAB 39 [52]
Unknown	The ASIO Minister gives certificates pursuant to ss 39A(8) and 39B(2)(a) of the <i>Administrative Appeals Tribunal Act 1975</i> (Cth) (AAT Act).	CAB 47 [70]
2 December 2019	The Tribunal affirms the decision of the First Respondent to make the ASA.	CAB 4
20 December 2019	The Appellant files a notice of appeal in the Federal Court of Australia.	N/A
16 July 2020	The Appellant files an amended notice of appeal in the Federal Court of Australia.	CAB 42 [63]
9 April 2021	The Full Court of the Federal Court orders that the appeal be dismissed and declares that s 46(2) of the AAT Act is a valid law of the Commonwealth.	CAB 97
28 April 2021	The Full Court of the Federal Court publishes reasons for dismissing the appeal and makes further orders in relation to confidential information.	CAB 16 (reasons); CAB 99 (orders)
21 February 2022	The High Court of Australia grants the Appellant special leave to appeal.	CAB 111
7 March 2022	The Appellants files a notice of appeal in the High Court.	CAB 113

Date	Event	Reference
22 March 2022	The Appellant issues s 78B notices.	CAB 115

Dated: 8 April 2022



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