



HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 08 May 2020 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: S47/2020
File Title: Applicant S270/2019 v. Minister for Immigration and Border F
Registry: Sydney
Document filed: Form 27B - Appellant's chronology
Filing party: Appellant
Date filed: 08 May 2020

Important Information

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IN THE HIGH COURT OF AUSTRALIA
 SYDNEY OFFICE OF THE REGISTRY

No.s.47 of 2020

BETWEEN:

APPLICANT S270/2019

Appellant

and

MINISTER FOR IMMIGRATION AND BORDER PROTECTION

10

Respondent

APPELLANT'S CHRONOLOGY

Part I:

We certify that this chronology is in a form suitable for publication on the internet.

Part II:

Date	Event	Reference
2 April 1975	Appellant born in North Vietnam	CAB 15
30 April 1975	Vietnam War concludes	
1982	Appellant (aged 8 years) and his brother (aged 15 years) leave Vietnam on a fishing boat bound for Hong Kong; on account of, " <i>post war terrors</i> "	CAB 15, FM 59; FM 58
1982 – 1990	Appellant resident in refugee camp in Hong Kong	FM 58
13 – 14 June 1989	Australia attends the ' <i>International Conference on Indo-Chinese Refugees</i> ' in Geneva	FM 105
14 June 1989	<i>Comprehensive Plan of Action</i> agreed	FM 109
7 June 1990	Appellant arrives in Australia (aged 15 years) on a Funded Special Humanitarian (subclass K4B12) visa	FM 63
27 August 2004	Appellant sentenced by Sydney District Court (DCJ Berman) for five offences including 'Aggravated Break and Enter with Intent' and receives various	FM 73

[Firm name/Applicant's name]
 [Address for service]

Telephone: [number]
 Fax: [number]
 Email: [email address]
 Ref: [contact name]

	sentences of imprisonment including three years and six months, with a non-parole period of 18 months	
28 December 2006	Onshore Protection, NSW prepares an <i>International Obligations and Humanitarian Concerns Assessment</i> in respect of the Appellant	FM 78 – 97
13 September 2013	Appellant sentenced by Sydney District Court (DCJ Woods) for an offence of ‘Aggravated Break and Enter with Intent in Company’ and receives a sentence of imprisonment of six years, with a non-parole period of three years and six months	FM 73
26 April 2016	Appellant’s visa cancelled under the mandatory provisions of section 501(3A), <i>Migration Act 1958 (Cth)</i> (“the Act”) (“the visa cancellation”) Appellant sent copy of Ministerial Direction No 65 (as it then stood) and invited to make representations in accordance with section 501CA(3)(b) of the Act	CAB 7 FM 40 – 44
12 May 2016	Appellant makes representations in accordance with section 501CA(3)(b) of the Act	FM 46
17 January 2017	Minister determines not to exercise his discretion pursuant to section 501CA(4) to revoke the visa cancellation	CAB 6

Dated

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