

BETWEEN

**PLAINTIFF S297/2013**

Plaintiff

and

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**MINISTER FOR IMMIGRATION AND  
BORDER PROTECTION**

First defendant

and

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**THE COMMONWEALTH OF AUSTRALIA**

Second defendant

**PLAINTIFF'S CHRONOLOGY**

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<b>Date</b>	<b>Event</b>	<b>Reference</b>
19/05/12	Plaintiff arrived in Australia as an “offshore entry person” and was detained	CB 1[6]
23/09/12	Minister lifted the bar under s 46A and the plaintiff applied for a protection visa	CB2[9]
11/02/13	Delegate refused to grant a protection visa	CB2[10]
21/02/13	Plaintiff applied to the Tribunal	CB2[11]
17/05/13	Tribunal remitted plaintiff’s matter for reconsideration	CB2[12]
01/06/13	Plaintiff came within the definition of “unauthorised maritime arrival”	CB1[7]
22/04/14	Parties agreed three questions for opinion of the Full Court	CB2[15]
20/06/14	Full Court delivered judgment on the questions of the 22/04/14 special case	CB2[16]
30/06/14	Plaintiff invited to comment on whether cl 866.226 was satisfied and whether a certificate should be issued under s 411(3)	CB3[20]
01/07/14	French CJ ordered a writ of mandamus issue directing Minister to determine plaintiff’s protection visa application according to law	CB2[17]
03/07/14	French CJ ordered that the writ be returnable by 21/07/14	CB2[18]
04/07/14	Writ of mandamus issued	CB2[19]
07/07/14	Plaintiff responded to the 30/06/14 invitation	CB3[21]
16/07/14	Department received a security clearance in respect of the plaintiff	CB3[22]
	Department made a submission to the Minister relating to the plaintiff titled “Consideration of the Protection visa application under the national interest criterion ...”	CB3[23]
17/07/14	Minister refused to grant a protection visa to the plaintiff only because cl 866.226 was not satisfied and issued a conclusive certificate under s 411(3). The Minister was satisfied that all other criteria for the grant of a protection visa were satisfied by the plaintiff	CB3[24]- [26]
	Department made a submission to the Minister relating to the plaintiff titled “Ministerial Intervention under section 195A ...”	CB3[27]

	Minister exercised power under s 195A(2) granting the plaintiff a Temporary Safe Haven visa and Temporary Humanitarian Concern visa	CB4[28]
	Plaintiff was released from immigration detention	CB4[29]
21/07/14	Minister filed a certificate of compliance with the writ of mandamus	CB4[30]
15/09/14	Plaintiff filed a plea to the return to the writ of mandamus	CB4[31]



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