

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 23 Sep 2024 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: P29/2024

File Title: DBD24 v. Minister for Immigration, Citizenship and Multicult

Registry: Perth

Document filed: Form 27B - Applicant's chronology

Filing party: Applicants
Date filed: 23 Sep 2024

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 PERTH REGISTRY

BETWEEN: DBD24

Applicant

MINISTER FOR IMMIGRATION, CITIZENSHIP AND MULTICULTURAL AFFAIRS

First Respondent

COMMONWEALTH OF AUSTRALIA

Second Respondent

APPLICANT'S CHRONOLOGY

Part I: Certification

The Applicant (the A) certifies that the chronology is in a form suitable for publication on the internet.

Part II: Chronology

Date	Event	Reference
29 June 1997	The A was born in Vietnam	JCRB2.440[1] ¹
15 November 2021	A lodged an application for a Safe Haven Enterprise (Subclass 790) (SHEV)	JCRB2.440[2], 448[18]
24 June 2021	A arrested by Northern Territory Police and held in custody	JCRB2.447[7]
11 January 2022	SHEV application refused by delegate	JCRB2.440[2], 448[19]

¹ Joint Cause Removed Book, Volume 2.

P29/2024

21 January 2022	A applied to the Tribunal	JCRB2.448[20]
	for review of the delegate's	
	decision	
24 January 2022	A was sentenced to 3 years'	JCRB2.447[8]
	imprisonment by the	
	Supreme Court of the	
	Northern Territory	
18 December 2023	Tribunal advises A	JCRB2.440[3], 448[21]
	application remitted	
	satisfying s 36 of the	
	Migration Act 1958 (Cth)	
22 April 2023	A was first detained by the	JCRB2.447[9]
	Commonwealth	
23 June 2023	A was again detained by the	JCRB2.440[5], 447[15]
	Commonwealth	
25 May 2024	A commences proceedings	JCRB2.440[6]
	in the FCA seeking various	
	remedies	
27 August 2023	Residence determination	JCRB2.447[10]
	made in favour of the A	
11 September 2023	A released into community	JCRB2.447[11]
	detention	
20 October 20123	A absconded from	JCRB2.447[12]
	community detention	
21 October 2023	A's residence determination	JCRB2.447[13]
	revoked	
21 October 2023-24 June	A was an unlawful non-	JCRB2.447[14]
2021	citizen residing in the	
	community	
15 March 2024	Delegate found the A	JCRB2.449[26]
	satisfied s 36(1C) and s	
	36(2C) of the Migration	
	Act did not apply	

18 March 2024	Officer from the	JCRB2.449[27]
	Department requested A for	
	further information in the	
	form of character	
	assessment	
14 May 2024	The A identity was assessed	JCRB2.449[29]
	and accepted	
27 May 2024	A's visa application	JCRB2.450[31]
	referred to the character	
	consideration unit	
21 June 2024	A sent correspondence of	JCRB2.450[33]
	Notice of Intention to	
	Consider Refusal under s	
	501(1) of the Migration Act	
26 June 2024	A responds to s 501(1)	JCRB2.450[34]
	Notice	

Dated 20 September 2024

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