

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 24 Apr 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: P10/2024

File Title: Tapiki v. Minister for Immigration, Citizenship and Multicultur

Registry: Perth

Document filed: Form 27B - Appellant's chronology

Filing party: Appellant
Date filed: 24 Apr 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.

Appellant P10/2024

IN THE HIGH COURT OF AUSTRALIA PERTH REGISTRY

BETWEEN: KINGSTON TAPIKI

Appellant

and

MINISTER FOR IMMIGRATION, CITIZENSHIP AND MULTICULTURAL AFFAIRS

Respondent

10

APPELLANT'S CHRONOLOGY

Part I: Certification

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

Part II: Chronology

Date	Event	Reference
30 September 2020	Aggregate sentence imposed on Appellant	ABFM 19 [30]
29 October 2020	Delegate cancels Appellant's visa under s 501(3A)	ABFM 4–10
19 November 2020	Appellant detained in immigration detention	ABFM 110
15 February 2021	Delegate decides not to revoke cancellation decision	ABFM 12 [2]
11 May 2021	Administrative Appeals Tribunal affirms non-	ABFM 11
	revocation decision	
14 April 2022	Federal Court (Bromwich J) dismisses application for	CAB 14 [7]
	review of Tribunal's decision	
4 May 2022	Appellant lodges application for review in Federal	CAB 14 [8]
	Circuit and Family Court seeking review of	
	delegate's cancellation decision (these proceedings	
	subsequently transferred to Federal Court to be heard	
	by the same Full Court hearing the appeal)	
16 August 2022	Full Court of Federal Court (Perry, Derrington and	CAB 11
	Thawley JJ) hears argument in the two proceedings	
22 December 2022	Differently constituted Full Court of Federal Court	Matter of public
	(Allsop CJ, Rangiah and SC Derrington JJ) publishes	record

	reasons in Pearson v Minister for Home Affairs	
	(2022) 295 FCR 177	
23 December 2022	Appellant is released from immigration detention	CAB 24 [45]
14 February 2023	Full Court of Federal Court (Perry, Derrington and	ABFM 32
	Thawley JJ) delivers judgment in Appellant's appeal	
	from Bromwich J's decision and in proceedings	
	transferred from Federal Circuit and Family Court:	
	Tapiki v Minister for Immigration, Citizenship and	
	Multicultural Affairs (2023) 408 ALR 503 (Tapiki	
	No 1)	
17 February 2023	Migration Amendment (Aggregate Sentences) Act	Matter of public
	2023 (Cth) commences	record
8 March 2023	Appellant is re-detained in immigration detention	CAB 16 [16]
21 March 2023	Appellant commences proceedings in the Federal	CAB 16 [17]
	Court for a declaration that provisions of the	
	Aggregate Sentences Act are invalid in their	
	application to him; and an order that he be released	
	from detention forthwith	
17 August 2023	Appellant commences proceedings in the Federal	ABFM 167 [3]
	Court for false imprisonment (these are subsequently	
	held in abeyance)	
24 August 2023	Full Court of Federal Court (Katzmann, SC	CAB 30
	Derrington and Kennett JJ) dismisses the proceedings	
	commenced on 21 March 2023	

DATED: 24 April 2024

DAVID HOOKE

P: (02) 9233 7711 E: melissa@

jackshand.com.au

MATTHEW CROWLEY

Matthe my

P: (08) 240410

E: mcrowley@ francisburt.com.au

JULIAN R MURPHY

P: (03) 9225 7777 E: julian.murphy@ vicbar.com.au