

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 13 Jun 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: P21/2024

File Title: Minister for Immigration, Citizenship and Multicultural Affairs

Registry: Perth

Document filed: Form 27B - Appellants' chronology

Filing party: Appellants
Date filed: 13 Jun 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.

Appellants P21/2024

IN THE HIGH COURT OF AUSTRALIA PERTH REGISTRY

BETWEEN:

MINISTER FOR IMMIGRATION, CITIZENSHIP AND MULTICULTURAL AFFAIRS

First Appellant

SECRETARY, DEPARTMENT OF HOME AFFAIRS

Second Appellant

THE RELEVANT OFFICERS ACTING UNDER SECTION 198 OF THE MIGRATION ACT 1958

Third Appellant

and

MZAPC Respondent

APPELLANTS' CHRONOLOGY

PART I: CERTIFICATION

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

PART II: CHRONOLOGY

Date	Event	Reference
22 January 2006	The respondent arrived in Australia as the holder of a Student visa.	CAB 23, [24]
17 August 2012	The respondent requested ministerial intervention under s 351 of the <i>Migration Act</i>	CAB 23, [24]
6 September 2012	An officer of the Department responded to the respondent's request, advising that the s 351 power was not available.	CAB 23, [24]

October 2013	The respondent applied for a protection visa.	CAB 23, [25]
11 November 2015	The respondent's last extant visa (a bridging visa) was cancelled under s 116(1)(g) of the <i>Migration Act</i> and reg 2.43(1)(p)(ii) of the <i>Migration Regulations</i> .	CAB 24, [26]
19 May 2021	This Court dismissed an appeal in relation to the respondent's application for judicial review of the delegate's decision to refuse a protection visa.	CAB 23, [25]
25 May 2022	The respondent was re-notified of the cancellation decision.	CAB 24, [26]
	The respondent sought review of the cancellation decision in the Administrative Appeals Tribunal.	
15 July 2022	The Tribunal affirmed the cancellation decision.	CAB 24, [26]
12 August 2022	The respondent sought judicial review in the Federal Circuit and Family Court of Australia (Division 2).	CAB 24, [26]
2 February 2023	The respondent discontinued his judicial review proceedings.	CAB 24, [26]
18 June 2023	The respondent submitted a request for ministerial intervention under ss 351 and 417 of the <i>Migration Act</i> . The respondent submitted a request for ministerial intervention under s 48B of the <i>Migration Act</i> .	CAB 24, [29]
21 June 2023	The respondent was notified that he would be removed from Australia on 6 July 2023.	CAB 24, [28]
3 July 2023	The respondent submitted a request for the Minister to exercise his power under s 195A of the <i>Migration Act</i> .	CSB 24, [30]

	T	
4 July 2023	The respondent submitted a further request for ministerial intervention under ss 351 and 417 of the <i>Migration Act</i> .	CAB 24, [31]
5 July 2023	The respondent filed an application for judicial review of the decision to remove him from Australia in the Circuit Court and sought an interlocutory injunction restraining his removal from Australia.	CAB 24, [32]
6 July 2023	The Circuit Court dismissed the respondent's application for an interlocutory injunction: MZAPC v Minister for Immigration, Citizenship and Multicultural Affairs [2023] FedCFamC2G 594.	CAB 24, [33]
1 August 2023	The Federal Court (Colvin J) dismissed the respondent's application for leave to appeal from the Circuit Court's decision: MZAPC v Minister for Immigration, Citizenship and Multicultural Affairs [2023] FCA 877.	CAB 25, [34]
8 August 2023	The respondent filed an application for judicial review of the "decisions" by officers of the Department not to refer his requests for ministerial intervention to the Minister.	CAB 4-9
21 August 2023	The Federal Court (Feutrill J) granted an interlocutory injunction restraining the respondent's removal from Australia: MZAPC v Minister for Immigration, Citizenship and Multicultural Affairs [2023] FCA 989.	CAB 35
18 March 2024	A majority of the Full Court of the Federal Court of Australia dismissed the appellants' appeal: <i>Minister for</i>	CAB 90

Immigration, Citizenship and Multicultural Affairs v	
MZAPC [2024] FCAFC 34.	

Dated: 13 June 2024

Proff

Perry Herzfeld 02 8231 5057

Cobey Taggart 08 9220 0408 **Jackson Wherrett**

02 8066 0898

pherzfeld@elevenwentworth.com ctaggart@francisburt.com.au wherrett@elevenwentworth.com