

HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 20 Mar 2025 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: \$160/2024

File Title: Farmer v. Minister for Home Affairs & Anor

Registry: Sydney

Document filed: Form 27B - Appellant's chronology

Filing party: Plaintiff
Date filed: 20 Mar 2025

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.

Note: see rule 44.02.3.

IN THE HIGH COURT OF AUSTRALIA SYDNEY REGISTRY

BETWEEN: CANDACE OWENS FARMER

Plaintiff

and

MINISTER FOR HOME AFFAIRS

First Defendant

COMMONWEALTH OF AUSTRALIA

Second Defendant

PLAINTIFF'S CHRONOLOGY

Part I:

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

Part II:

Date	Event	Reference
Prior to September	The plaintiff arranged to undertaking a	SCB 36 [5]
2024	speaking tour in Australia, scheduled to occur	
	in November 2024.	
12 September 2024	The plaintiff applied for a Temporary Activity	SCB 36 [7]
	(Class GG) visa (the visa).	
25 October 2024	The first defendant (Minister) made the	SCB 36 [8]
	decision under 501(3)(a) of the Migration Act	
	1958 (Act) to refuse the plaintiff the visa.	

1 November 2024	The plaintiff made representations to the	SCB 37 [12]
	Minister, pursuant to s 501C(3) and/or (4) of	
	the Act, seeking revocation of the Decision.	
15 November 2024	The plaintiff wrote to the Minister's nominated	SCB 38 [13]
	contact at the Department of Home Affairs and	
	informed them that, if she was not notified that	
	a decision had been made pursuant to s 501(4)	
	of the Act by 22 November 2024, she intended	
	to bring proceedings in the Federal Court or	
	High Court seeking appropriate relief.	
22 November 2024	A departmental representative of the Minister	SCB 38 [14]
	wrote to the plaintiff, saying that her revocation	
	request would be considered and decided	
	within a reasonable period of time, but that the	
	exact timing of that process could not be	
	confirmed.	

Dated 20 March 2025

Post

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