GH COURT OF AUSTRALIA

BETWEEN:

BASSILIOS PANTAZIS (Appellant)

and

THE QUEEN (First Respondent)

and

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ATTORNEY-GENERAL FOR THE STATE OF VICTORIA (Second Respondent)

APPELLANT'S CHRONOLOGY

PART I: SUITABILITY FOR PUBLICATION

1. The appellant certifies that this chronology is in a form suitable for publication on the internet. HE REGISTRY MELBOURNE

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PART II: CHRONOLOGY OF PRINCIPAL EVENTS

2. The following table sets out a chronology of the principal events in the litigation:

Date	Event	AB reference
24 August 2001	Antonios Mokbel charged with being	
	knowingly concerned in the importation into	
	Australia of a prohibited import, namely	192
	cocaine (contrary to s 233B(1)(d) of the	
	Customs Act 1901(Cth)). Remanded in	
	custody.	
4 September 2002	Mr Mokbel granted bail by Supreme Court of	
	Victoria.	
7 February 2006	Mr Mokbel's Commonwealth trial commences	
	in the Supreme Court.	
16 March 2006	Prosecutor in Mr Mokbel's trial commences	
	final address.	
17 March 2006	Prosecution seeks an order revoking Mr	
	Mokbel's bail. Gillard J rules that bail will be	
	revoked at the conclusion of counsel's	9
	addresses anticipated to be on 21 March 2006.	

Date of document: Filed on behalf of: Prepared by:

19 April 2013

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The Applicant

20 March 2006	Supreme Court informed that Mr Mokbel is	
20 March 2006	missing and had not been seen since 5:00 pm	
	the previous evening when he reported to the	
	police station. Warrant issued for his arrest.	
	Trial continues in Mr Mokbel's absence.	
28 March 2006		
	Jury returns verdict of guilty.	
31 March 2006	Mr Mokbel sentenced to 12 years'	
	imprisonment with a non-parole period of nine	
	years for the Commonwealth charge.	
10 May 2006-5 June	Appellant engages in conduct the subject of the	
2007	presentment.	
5 June 2007	Mr Mokbel arrested in Greece.	
18 March 2008	Supreme Court of Greece orders extradition.	•
16 May 2008	Mr Mokbel surrendered to Australian Federal	
	Police and extradited.	
5 June 2008	Appellant arrested and placed in custody.	
4 October 2010	Appellant arraigned and pleaded guilty to one	
	count of attempting to pervert the course of	
·	justice and one count of knowingly dealing with	
	the proceeds of crime.	
16 December 2010	Appellant arraigned again on same two counts	
10 1/000111001 2010	and plea hearing conducted.	
1 March 2011	Appellant sentenced to eight years'	The second control of
· _ · _ · _ · _ · _ · _ ·	imprisonment on Count 1 and four years'	
	imprisonment on Count 2 (one year of the	
	sentence on Count 2 to be served cumulatively	·
	upon the sentence on Count 2), making a total	
	effective sentence of nine years' imprisonment	
	with a non-parole period of six years (1,000	
	days of pre-sentence detention declared $(R v)$	
	Pantazis [2011] VSC 54).	
17 June 2011	Court of Appeal (Redlich JA) grants leave to	1
1 / JUIN 2011	the appellant to appeal against sentence.	
19 and 20 March 2012	Court of Appeal (Warren CJ, Redlich, Hansen	
19 and 20 March 2012	1	
	and Osborne JJA and Curtain AJA) hears	!
	appellant's appeal against sentence.	
30 July 2012	Court of Appeal dismisses appellant's appeal	
	against sentence (Pantazis & Ors v The Queen	
	[2012] VSCA 160).	
15 March 2013	High Court (French CJ and Kiefel J) grants	
	appellant's application for special leave to	
	appeal on Ground 1 of the draft notice of appeal	
	(Pantazis v The Queen [2013] HCATrans 51).	

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