IN THE HIGH COURT OF AUSTRALIA SYDNEY REGISTRY

No. S114 of 2013

BETWEEN:

HIGH COURT OF AUSTRALIABONANG DARIUS MAGAMING FILED 1 2 JUL 2013 THE REGISTRY SYDNEY

Appellant

and

THE QUEEN Respondent

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APPELLANT'S CHRONOLOGY

PARTI

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

PART II

Date	Event	AB Ref
1-6 September 2010	The appellant facilitated the bringing or coming to Australia of a group of 52 non-citizens, reckless as to whether those persons had a lawful right to come to Australia.	
6 September 2010	The appellant was detained by the Royal Australian Navy.	
7 April 2011	The appellant was charged with the subject offence.	
18 July 2011	The appellant entered a plea of guilty in the Bankstown Local Court and was committed for sentence to the District Court of New South Wales.	
9 September 2011	The appellant was sentenced by Chief Judge Blanch pursuant to s 236B(3)(c) of the Migration Act to a term of imprisonment for five years to commence on 6 September 2010 and expiring on 5 September 2015 with a non-parole period of three years.	
29 June 2012	The appellant sought leave to appeal his sentence to the Court of Criminal Appeal.	
26 November 2012	The appellant's appeal against sentence was heard by the Court of Criminal Appeal. Judgment was reserved.	

Filed on behalf of the appellant on 12 July 2013:

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(02) 9219 5915 (02) 9219 5095 15 February 2013 The Court of Criminal Appeal granted leave to appeal but dismissed the appeal.

27 March 2013 The appellant applied for special leave to appeal to the High Court of Australia.

7 June 2013 French CJ and Kiefel J granted special leave to appeal.

5 September 2013 The appellant becomes eligible for release to parole.

Dated: 12 July 2013

Neil Williams SC

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