



**IN THE FEDERAL CIRCUIT and  
FAMILY COURT OF AUSTRALIA (DIVISION 2)  
AT PARRAMATTA**

**File No: SYG1000/2024**

**YUCHAN YANG**  
Applicant

**MINISTER FOR IMMIGRATION AND CITIZENSHIP**  
Respondent

**ORDER**

**BEFORE:** Judge Zipser  
**DATE:** 21 May 2026  
**MADE AT:** Parramatta (in Chambers)

**BY CONSENT, THE COURT ORDERS THAT:**

1. A writ of certiorari issue to quash the decision of a delegate of the respondent (**Delegate**) made on 30 April 2024 (file number BCC2024/2425637) to refuse the applicant's application for a Visitor (class FA) (Tourist) (subclass 600) (**visa**).
2. A writ of mandamus issue directed to the respondent requiring the respondent to consider the applicant's visa application lodged on 22 April 2024 according to law.
3. The respondent pay the applicant's costs and disbursements of the judicial review application fixed in the sum of \$12,650.
4. The name of the respondent is amended to 'Minister for Immigration and Citizenship'.

**BY CONSENT, THE COURT NOTES THAT:**

- A. The respondent concedes that the decision of the Delegate made on 30 April 2024 is affected by jurisdictional error because the Delegate failed to comprehensively assess the applicant's visa application by giving proper, genuine and realistic consideration to the evidence provided in the application. The Delegate's decision did not refer to which facts or evidence it relied on to find that the applicant did



not demonstrate strong financial, employment or personal ties that demonstrated their incentive to abide by the conditions of the visa. This error was material.

**By the Court**

**DATE ENTERED: 21 May 2026**

A handwritten signature in blue ink, consisting of a large, stylized loop with a small arrowhead pointing downwards and to the right.

Registrar