



**Upper Tribunal
(Immigration and Asylum Chamber)**

**Appeal No: EA/01481/2021
UI-2021-000453**

THE IMMIGRATION ACTS

Heard at George House, Edinburgh
on 21 April 2022

Decision & Reasons
Promulgated
on 06 June 2022

Before

UPPER TRIBUNAL JUDGE MACLEMAN

Between

THE SECRETARY OF STATE FOR THE HOME DEPARTMENT

Appellant

And

HEVEN PATRICIA ALMEIDA

Respondent

*For the Appellant: Mr P Deller, Senior Home Office Presenting Officer, attending remotely
Respondent attending remotely*

DETERMINATION AND REASONS

1. Permission was granted to appeal against the decision of FtT Judge Woodcraft, reference EA/01481/2021.
2. Mr Deller explained that the SSHD does not wish to proceed with her challenge, and invited the UT to dismiss the appeal.
3. The SSHD's appeal to the UT is dismissed. The decision of the FtT stands.
4. No anonymity direction has been requested or made.

H Macleman

22 April 2022
UT Judge Macleman

NOTIFICATION OF APPEAL RIGHTS

1. A person seeking permission to appeal against this decision must make a written application to the Upper Tribunal. Any such application must be **received** by the Upper Tribunal within the **appropriate period** after this decision was **sent** to the person making the application. The appropriate period varies, as follows, according to the location of the individual and the way in which the Upper Tribunal's decision was sent:
2. Where the person who appealed to the First-tier Tribunal is **in the United Kingdom** at the time that the application for permission to appeal is made, and is not in detention under the Immigration Acts, the appropriate period is **12 working days (10 working days, if the notice of decision is sent electronically)**.
3. Where the person making the application is in detention under the Immigration Acts, **the appropriate period is 7 working days (5 working days, if the notice of decision is sent electronically)**.
4. Where the person who appealed to the First-tier Tribunal is **outside the United Kingdom** at the time that the application for permission to appeal is made, the appropriate period is **38 days (10 working days, if the notice of decision is sent electronically)**.
5. A **“working day”** means any day except a Saturday or a Sunday, Christmas Day, Good Friday or a bank holiday.
6. The date when the decision is **“sent”** is that appearing on the covering letter or covering email.