



**Upper Tribunal
(Immigration and Asylum Chamber) Appeal Number: IA/47697/2013**

THE IMMIGRATION ACTS

**Heard at Field House
On 8 January 2014**

**Determination Promulgated
On 13 January 2015**

Before

DEPUTY JUDGE OF THE UPPER TRIBUNAL CHANA

Between

**MR Muhammad Majid
(anonymity directions not made)**

Appellant

and

THE SECRETARY OF STATE FOR THE HOME DEPARTMENT

Respondent

Representation:

For the appellant: Ms E Daykin of Counsel

For the respondent: Mr Tufn, Senior Presenting Officer

DECISION AND REASONS

1. The appellant a citizen of Pakistan appealed against the respondent's decision refusing him leave to remain indefinitely as a dependent of his mother present and settled in the United Kingdom pursuant to paragraph 317 of the Immigration Rules. In a determination by Judge MR Oliver of the First-tier Tribunal, the appellant's appeal was dismissed.

2. The appellant applied for permission to appeal which was stated as “granted” by Upper Tribunal Judge Goldstein on 24 November 2014.
3. It is clear from reading the reasons that permission was not granted but was refused.
4. The word “granted” at the beginning of the decision should therefore read “refused”. It is clearly a typographical error. There was no issue that that is the correct position because at the hearing it was not argued otherwise. Therefore there is no valid appeal before me to determine.

Decision

Appeal dismissed

Signed by,

Dated this 12th day of January 2015

A Deputy Judge of the Upper Tribunal

.....

Mrs S Chana