



**IN THE UPPER TRIBUNAL**  
**IMMIGRATION AND ASYLUM CHAMBER**

Case No: UI-2021-000243;  
EA/01131/2021  
UI-2021-000244; EA/01134/2021  
UI-2021-000245; EA/01137/2021  
UI-2021-000246; EA/03820/2021

**THE IMMIGRATION ACTS**

**Decision & Reasons Issued:**  
**On the 19 March 2023**

**Before**

**UPPER TRIBUNAL JUDGE MACLEMAN**

**Between**

**SAIMA JABEEN, SAQIB IRFAN, ASMA SAQIB & AREEBA SAQIB**  
(no anonymity order made)

Appellants

**and**

**ENTRY CLEARANCE OFFICER**

Respondent

Decided Without a Hearing Under Rule 34

**DECISION AND REASONS**

1. FtT Judge Holt dismissed the appellants' appeals by a decision issued on 26 February 2021.
2. By a decision dated 25 January and issued on 1 March 2022, UT Judge Owens granted permission to appeal to the UT. Her decision incorporated directions that unless either party objected, the case would be determined without a hearing and remitted to the FtT.
3. There has been an unfortunate administrative delay in placing the matter again before a Judge.
4. The case is before me today. The file does not show that either party has objected to the course proposed.
5. The decision of the FtT is set aside, and the case is remitted for a fresh hearing, not before Judge Holt.

Hugh Macleman

Judge of the Upper Tribunal  
Immigration and Asylum Chamber  
9 January 2023