Fadi Farhat

Advocacy in the Upper Tribunal in cases published in BAILII since August 2015

[2014] UKAITUR IA490632013

http://www.bailii.org/uk/cases/UKAITUR/2014/IA490632013.html

Policy vested in the executive, error of law, duty to remit

[2018] UKAITUR HU265082016

http://www.bailii.org/uk/cases/UKAITUR/2018/HU265082016.html

Exploring the principles of Radwan v. Radwan in an immigration context as to validity of marriage for the purposes of the Immigration Rules

[2018] UKAITUR DA006202016

http://www.bailii.org/uk/cases/UKAITUR/2018/DA006202016.html

EEA Deportation, acceptance of acquisition of permanent residence at hearing constituting no error of law

[2017] UKAITUR HU092762015

http://www.bailii.org/uk/cases/UKAITUR/2017/HU092762015.html

Error of law and remaking of the decision on whether the parties had an *"intention to live permanently together"*

[2017] UKAITUR IA125192015

http://www.bailii.org/uk/cases/UKAITUR/2017/IA125192015.html

The Upper Tribunal, finding an error of law, following a successful Cart-type JR where Mr. Farhat settled the grounds of claim before the High Court as well as representation before the Upper Tribunal

[2018] UKAITUR EA004972017

http://www.bailii.org/uk/cases/UKAITUR/2018/EA004972017.html

Appeal involving the application of the Supreme Court's decision in SM(Algeria) [2018] – outcome: error of law

[2016] UKAITUR IA460822013

http://www.bailii.org/uk/cases/UKAITUR/2016/IA460822013.html

Appeal in the Upper Tribunal on the reasonableness of a British child to relocate. The matter was later successful in the context of a fresh application following the developing jurisprudence in MA (Pakistan) EWCA [2016]

AB (para 399(a)) [2015] UKUT 657 (IAC)

http://www.bailii.org/uk/cases/UKUT/IAC/2015/657.html

Deportation case on the construction of paragraph 399 of the Immigration Rules

[2017] UKAITUR IA178162015

http://www.bailii.org/uk/cases/UKAITUR/2017/IA178162015.html

Insurmountable obstacles and the statutory consideration in the 2014 Act

[2018] UKAITUR EA076922016

http://www.bailii.org/uk/cases/UKAITUR/2018/EA076922016.html

EEA case, marriage of convenience, currently on appeal to the Court of Appeal

[2017] UKAITUR DA001212017

http://www.bailii.org/uk/cases/UKAITUR/2017/DA001212017.html

Home Office's appeal against an EEA Deportation appeal allowed in the First-tier Tribunal. The Upper Tribunal found an error of law. The matter was remitted to the First-tier Tribunal and Mr. Farhat represented the appellant again where his appeal was allowed for a second time

Oksuzoglu (EEA appeal - "new matter") [2018] UKUT 385 (IAC) (17 October 2018)

https://www.bailii.org/cgibin/format.cgi?doc=/uk/cases/UKUT/IAC/2018/385.html&query=(Farhat)

Meaning of "new matter" in EEA appeals

[2017] UKAITUR PA037682017

http://www.bailii.org/uk/cases/UKAITUR/2017/PA037682017.html

An appeal, permission initially granted to the UT, in relation to the principles in Tanveer Ahmed (Starred) in the context of credibility and validity of a proxy marriage