



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

Appeal Number: PA/10626/2019 (P)

THE IMMIGRATION ACTS

Heard on Papers

**Decision and
Promulgated
On 23 June 2020**

Reasons

Before

UPPER TRIBUNAL JUDGE COKER

Between

**SSH
(ANONYMITY ORDER MADE)**

Appellant

and

THE SECRETARY OF STATE FOR THE HOME DEPARTMENT

Respondent

DETERMINATION BY CONSENT

Pursuant to Rule 14 of the Tribunal Procedure (Upper Tribunal) Rules 2008 (SI 2008/269) I make an anonymity order. Unless the Upper Tribunal or a Court directs otherwise, no report of these proceedings or any form of publication thereof shall directly or indirectly identify the appellant in this determination identified as SSH. This direction applies to, amongst others, all parties. Any failure to comply with this direction could give rise to contempt of court proceedings

Both parties having complied with the Directions sent on 20th April 2020 and pursuant to Rule 39 of the Tribunal Procedure (Upper Tribunal) Rules 2008 and by the consent of the parties the following order is made:

Upon the determination by First-Tier Tribunal Judge Andrew Davies promulgated on 2nd January 2020 disclosing a material error of law and being set aside on 1st May 2020.

And upon the parties agreeing that the evidence establishes that SSH would be at serious risk of being persecuted for a Convention reason, the appeal by SSH against the refusal of his protection claim is allowed.

The appeal in the Upper Tribunal is allowed. The decision of the First-tier Tribunal is set aside for legal error. The appeal against the decision giving rise to the appeal in the First-tier Tribunal is allowed.

Signed
Upper Tribunal Judge Coker

Date 1st May 2020