



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

Appeal Numbers: HU/18512/2018
HU/18910/2018, HU/18915/2018
HU/18921/2018, HU/18929/2018

THE IMMIGRATION ACTS

**Heard at Field House
On 26 May 2021
(remote hearing)**

**Decision & Reasons Promulgated
On 10 June 2021**

Before

UPPER TRIBUNAL JUDGE SHERIDAN

Between

MUHAMMAD [A]

KHADIJA [A]

IQRA [A]

DANISH [A]

[M B A]

(ANONYMITY DIRECTION NOT MADE)

Appellants

and

THE SECRETARY OF STATE FOR THE HOME DEPARTMENT

Respondent

Representation

For the Appellants: Ms M Tariq, Counsel instructed by Immigration Law Chambers
For the Respondent: Mr P Deller, Senior Home Office Presenting Officer

This has been a remote hearing to which both parties have consented. The form of remote hearing was video by Microsoft Teams (V). A face to face hearing was not held because it was not practicable and all issues could be determined in a remote

hearing. I did not experience any difficulties, and neither party expressed any concern, with the process.

CONSENT ORDER

Background

1. The decision of the First-tier Tribunal was set aside by a decision of the Upper Tribunal promulgated on 8 March 2021.
2. At the hearing to re-make the decision, Mr Deller conceded that the appeal of the appellants should be allowed on Article 8 grounds.
3. The parties agreed (and there is no reason why it is inappropriate) to dispose of the proceedings by way of a consent order.

Decision

4. Pursuant to Rule 39 of the Tribunal Procedure (Upper Tribunal) Rules 2008 and by the consent of the parties I make the following order:
5. The appeal of the appellants against the decision of the respondent to refuse their human rights claims is allowed.

Signed

Dated: 26 May 2021

D. Sheridan

Upper Tribunal Judge Sheridan