



IAC-FH-CK-V1

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

Appeal Number: HU/20732/2019 (V)

THE IMMIGRATION ACTS

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

**Decision & Reasons Promulgated
On 14 June 2021**

Before

UPPER TRIBUNAL JUDGE SHERIDAN

Between

**ANITA ZAINAB BANDELE
(ANONYMITY DIRECTION NOT MADE)**

Appellant

and

ENTRY CLEARANCE OFFICER

Respondent

Representation

For the Appellant: Mr Brown, Counsel instructed by Jiva Solicitors
For the Respondent: Mr 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. Following submissions from Mr Brown, Mr Deller (a) conceded that the adverse credibility findings of the First-tier Tribunal were inadequately reasoned and could not stand; (b) agreed with Mr Brown that the decision should be re-made by a different judge in the First-tier Tribunal; and (c) agreed with Mr Brown to dispose of the proceedings by way of a consent order.

Decision

2. Pursuant to Rule 39 of the Tribunal Procedure (Upper Tribunal) Rules 2008 and by the consent of the parties I make the following order:
3. The decision of the First-tier Tribunal is set aside and the appeal is remitted to the First-tier Tribunal to be made afresh by a different judge with no findings preserved.

Signed

D. Sheridan

Upper Tribunal Judge Sheridan

Dated: 26 May 2021