



Immigration and  
Refugee Board of Canada  
Immigration Appeal  
Division

Commission de l'immigration  
et du statut de réfugié du Canada  
Section d'appel  
de l'immigration

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IAD File Number: VA6-01532  
Client ID: 38614531

## STATEMENT THAT A DOCUMENT WAS PROVIDED

On November 09, 2007, I provided the **Reasons and Decision**

To the **appellant** at the following address:

Sakattar Singh Aujale  
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To the **appellant's counsel** at the following address:

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To the **Minister's counsel** at the following address:

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(Signature)

(Name)

Telesa Nguyen



IAD File No. / N° dossier de la SAI: VA6-01532  
Client ID No. / N° ID client: 38614531

Appellant(s)	Sakattar Singh Aujale	Appelant(s)
Respondent	The Minister of Citizenship and Immigration Le ministre de la Citoyenneté et de l'Immigration	Intimé
Date(s) and Place of Hearing	In Chambers Vancouver, BC	Date(s) et Lieu de l'audience)
Date of Decision	November 6, 2007	Date de la Décision
Panel	Kim Workun	Tribunal
Appellant's Counsel	Khushpal Taunk Barrister & Solicitor	Conseil de l'appelant(s)
Minister's Counsel	Jeff Williamson	Conseil de l'intimé

**NOTICE OF DECISION AND REASONS**  
*Sponsorship*

**Member's Decision:**

After reviewing the information in this appeal, and the consent of both parties, the appeal is allowed. The officer's decision to refuse a permanent resident visa is set aside, and the officer must continue processing the application in accordance with the consent of the parties.

**Registrar's Certification:** I certify that this is the decision and reasons of the member in this appeal.

**Certified True Copy  
Copie Conforme**

*TON*

IRB Representative  
Représentant de la CISR

*[Signature]*  
For Registrar

November 8, 2007

Date

Judicial Review – Under section 72 of the *Immigration and Refugee Protection Act*, you may make an application to the Federal Court for judicial review of this decision, with leave of that Court. You may wish to get advice from counsel as as possible, since there are time limits for this application

Contrôle judiciaire – Aux termes de l'article 72 de la *Loi sur l'immigration et la protection des réfugiés*, vous pouvez, avec l'autorisation de la Cour fédérale, présenter une demande de contrôle judiciaire de la décision rendue. Veuillez consulter un conseil sans tarder car cette demande doit être faite dans un délai précis.