

Date: 20071116

Docket: IMM-1426-07

Citation: 2007 FC 1207

Ottawa, Ontario, November 16, 2007

PRESENT: The Honourable Mr. Justice Barnes

BETWEEN:

ASHLEY FRANCISCO RODRIGUES

Applicant(s)

and

**THE MINISTER OF CITIZENSHIP
AND IMMIGRATION**

Respondent(s)

SUPPLEMENTAL REASONS FOR JUDGMENT AND JUDGMENT

[1] Subsequent to the hearing of this application, but before my decision was rendered, counsel for the Applicant proposed the following question for certification:

Does a PRRA officer err in law if that officer relies upon guidelines prepared by a foreign government with respect to determining a question of law or mixed fact and law that is within the jurisdiction of that officer?

[2] Counsel for the Respondent objected to the proposed question on the ground that it would not be determinative.

[3] In my decision of October 16, 2007, I invited the Applicant's counsel to propose a question for certification having regard to the reasons then given. Nothing further was submitted.

[4] I do not believe that the question posed by the Applicant arises on the reasons given for dismissing his application. In the result, I decline to certify the question proposed.

JUDGMENT

THIS COURT ADJUDGES that no question will be certified in this proceeding.

“ R. L. Barnes ”

Judge

FEDERAL COURT
SOLICITORS OF RECORD

DOCKET: IMM-1426-07

STYLE OF CAUSE: ASHLEY FRANCISCO RODRIGUES
v.
MINISTER OF CITIZENSHIP AND IMMIGRATION

PLACE OF HEARING: TORONTO

DATE OF HEARING: 10-SEPT-2007

**SUPPLEMENTAL REASONS
FOR JUDGMENT AND
JUDGMENT:** BARNES J.

DATED: November 16, 2007

APPEARANCES:

Lorne Waldman FOR THE APPLICANT(S)

Kristina Dragaitis FOR THE RESPONDENT(S)

SOLICITORS OF RECORD:

Lorne Waldman FOR THE APPLICANT(S)
Barrister and Solicitor
Toronto, Ontario

John H. Sims, Q.C. FOR THE RESPONDENT(S)
Deputy Attorney General of Canada