

The proposed Migration Amendment (Visa Capping) Bill 2010 is unfair as it appears it will retrospectively cancel visa applications made in good faith that they would be assessed. It also provides no information about the status of people affected. For example will they be refunded? Will they be required to leave within 28 days (an unreasonably short period of time)? Will they receive any preferential treatment to apply the following year? The amendment is unjust and does not appear to adequately address these issues. It should not therefore be passed.