

Committee Secretary Senate Legal and Constitutional Committee PO Box 6100 Parliament House Canberra ACT 2600 Australia

Visa Capping Bill 2010 (Amendment For 1958 Migration Act)

I am GSM Visa applicant under Skilled sponsored subclass 886.

I enrolled for studies in Australia Nov-2006 & end of 2008 I completed my diploma of hospitality Management & lodged my GSM application on 13/01/2009. Since that to 12/06/10 nearly one and half years I am waiting for the decision. Further my wife & two kids (5 & 8 Years) are living with me from September 2008.

Since I planned to settle in Australia, rapidly changed the migration law. However I believed once I applied for the Permanent Residence, the valid law on that date is effect for me & further changes are not affect for my application.

The facts I want to highlight or consider by your authority are as follows

-Unfortunately When I consider current changes I feel uncomfortable & day by day arise hesitation & gradually lose my trust & respect on Australian Migration law.

-These changes are challenge for my rights to plan my own life EX- I believed GSM programme & apply for residence, wait for result, after 1.5 years now everything going to be change & sometimes I might go back. by these changes immigration Minister able to change my whole life. If happens that, no one ever trust Australian Migration law.

-Already I wasted 1.5 years for the decision and if they ask to leave from the country within 28 days, who is responsible for 1.5 years of my life. If happens that I believed Australian immigration law misled me & my family. EX I believed Australian migration law, I fulfilled required qualification & points, applied for GSM Visa, after 1.5 years or more without any matter on my application they are going to return my application without any consideration.

-By the end of September 2010 my kids are continuously living in Australia more than two years. when they came here they were 3 & 5 years. Now they can't speak, write, or understand my country language properly. They used to English language, Australian culture, climate & peaceful society. They are studding in grade 2 & kindergarten, already they used to Australian teaching methods, friendly teacher & student environment, Australian friends &, lot of other facilities. If they return back to our country what might be happen to their future, who is going to get responsibility of their mentality, how they can adopt to unknown, uncomfortable, poor third world country living standards, facilities. They have no any friends there. I suppose Australian migration law amendments going to be lose my kids childhood. As a parents, we are really worried what is going to be happen for our kids future if they return us.

Finally , I believe your committee can be realize these unfair, unlawful, uncomfortable changes are damage to rule of law & harmful for human rights. Specially all of us have unique bond to protect & save kids rights & their little mentality. I appreciate if you can produce or proposed positive changes for these amendments to protect, trust & respect on peoples mind regarding Australian Migration Law.

Yours Truly