Dear Sir/Madam,

Regarding about the Migration Amendment (Visa Capping) Bill 2010 which may end my career and life in Australia, I strongly disagree this Bill to be passed.

I am 27 years old, and have worked in a non-profit organization as a chef for 3 years after I graduated from TAFE. I lodged my application of Permanent Residency in September 2009 (subclass 886 with State Sponsorship from Queensland). During the time I lived in Australia, I bought cars; house and I had a new born baby. But it seems that my life is going to be broken after you as a government, which took our tax from every single second of our hard working, decided and come up with this Bill.

What I have done in last 3 years was building up my family here in Australia, and at same time I helped Australian economy to growth which is exactly what other applicants did and be doing. I love Australia, I want to live here for my rest of life, and I am willing to help to build up a better Australia. If this Bill is passed, you are not helping your own economy and you are not going to reduce the unemployment rate. Actually you are destroying Australian reputation and in long term it's not going to be worse.

Finally, I want to say, as an applicant, I had met all your requirements when I lodged. If there are any changes of the requirements, it should be only for the new applicants, not cancel our lodgements and come back say, 'sorry mate, you need to meet our requirements to be lodged'. I did lodge my application, and I have put all my career, property, and lives in Australia. You can't take my contribution for your country and after that kick me out of the country. I will fight for my right to live here until my last breath.

I am looking forwards to hear the right decision from Australia Government.

Yours faithfully