

To whom it may concern,

My name is Sipi. I am a applicant of visa 885. The bill of visa capping causes me concerns. I oppose the bill.

Capping visa is cruel and unfair for the onshore applicants. The applicants are innocent. Most of them been here nearly 5 years for study and work before apply the PR. When they apply the PR, they reach the criteria of immigration policy. What is more important, they already make an effort to realize their dreams in Australia. Now they already wait 1 -2 years in Australia, it means most of them been here for 6-7years, they got accustomed and have relatively stable life in Australia. They got friends, boyfriend, girlfriend, job, car, insurance, and may be already bought the property. Their future already link with Australia and treat it as their dream house. They apply the PR onshore mean they plan to stay and make contribution in this place, if not, they will apply the PR offshore.

Currently there are 147,000 primary and secondary applicants for general skilled migration visas waiting in the pipeline for a visa decision. Obviously, there are a lot of applicants waiting the PR. I suggest this amount of applicants can be approval in several years. For example, every year the immigration office can approve 4000 applicants of these 147.000 applicants. So may be this amount applicants can be finish in 5 years. That would seems be more fair to the applicant, specially for the 50,000 onshore applicants who already wait 1- 2 years in Australia. If Australia sent the applicants out with the saying that leave here with 28 days, it is very extreme inhumanity. Give the timeline to the applicants who are waiting, let them feel at ease in their job and study would be a good idea.