

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

**RE: The Migration Amendment (Visa Capping) Bill 2010 to amend the
Migration Act
1958**

Dear Sir

I Hereby submit my opinion against the migration amendment visa capping Bill 2010. Many students have been waiting for their current application for GSM and their future depends on it.

Not to be very specific to only my case; I would like to raise the point that most of the students were mainly attracted towards Australia due to the easy migration scheme which was advertised widely those days when Australian government was seeking fund in terms of foreign students. Its really unethical to cease the applications when Australian government has got enough money and doesn't us any more.

I have done my masters from Swinburne in Melbourne and each time in the interview; I have been asked about my residency status. I have lost many opportunities but I don't regret as I have a feeling that I can do that in future once I get residency.

I don't think that there is any fault for people who did cookery or hair dressing. Its not even 10 years; the Australian government started attracting migrants. If they didn't ha d the resolution for 10 years; why did they start these courses leading to GSM.

If the bill passes in the senate; It would be really unfair just to give the application money and say good bye. Even if they refund education fees for 2 years; how will they refund the valuable time ?

Thank you for taking my thoughts on board.