

Dear sir,

I am totally disagree with this visa capping bill 2010. Because, the migrants has spent so much money to do study and then they spend money to apply for their designated visa subclass. If immigration minister thinks he has got so many application from a particular class or sun class, why they let the applicants apply in that particular category of class, First, why the granted the visas to applicants to come to Australia and then let them apply for permanent residency.

According to my thinking it is totally unfair with the applicants because while they waiting for their files to be finalized the working in the country they paying TAX and GST to the country to grow up. Apply for this sort of bills clearly says that we were looking for money in our hard time of economical condition and we used overseas students to bring money from different countries by saying after finishing their study they can apply for PR. But now Australian economy is in good position we are saying we should not finalize the applied applications and just cancel them.

Thanks for letting me express my views about this unfair bill.