

To,
Committee Secretary
Senate Legal and constitutional affair committee
PO box 6100
Parliament house
Canberra ACT 2600
Australia

Sir,

I am writing the letter with regards to the migration amendment (visa capping) Bill 2010. Upon hearing this news I was shocked and broken. I have applied for migration to Australia as an onshore applicant (885). I have finished diploma in hospitality management and assessed as a cook from TRA. I have scored IELTS 7 in each band which is very high and tough to achieve. I applied on 30th September 2008. Having a very high English language capability I have qualified as an independent applicant so I didn't go for state sponsorship to get extra point for migration. Almost a year later the Govt change the rule of processing and give priority to applicant of CSL and state sponsored people. People like me with IELTS 7 have fallen behind in the new rule and people with low IELTS score but state sponsorship get the priority. I am waiting almost 2 year (21 months to be precise) for the outcome of my application. Now the new bill will bring catastrophe in our life. I am here in Australia for the last 4 year hoping to call this country my home. The new legislation will finish all the hope of migrating to this great country for the applicant who are waiting onshore for long. I have spend money, effort and hard work for calling Australia home with great passion.

The New bill will destroy our hope for ever. I would like to request the respected authority to realize and feel ourselves as a fellow human being and give a little value to our hard work. I would request the respected authority to give people with high English language proficiency and those who are waiting for too long a fair go. As I call Australia a country of fairness. Thank you

Akbar hossain