

Dear Officer,

My name is Crystal Bhavsar and I came here in March, 2007 to study Masters of Information Technology. I could come for cookery or nursing as PR was easy for them but I chose IT because I was interested in that. My spouse is an overseas doctor. We both found quite good opportunities and future in Australia. Since 2007, the immigrations rules are keep changing every year, month, and now fortnightly.

Australia needs skilled people while employers ask for Permanent Residency status. Employers reject job applications because I don't have visa status and experience.

I don't get job because I don't have local experience and PR and I don't have local experience because I don't have job here.

The IELTS requirement is 7 in each. 100s of students are writing IELTS and get 9, 8, 8.5, 7.5, or 7 bands in 3 modules while in one module they get 6.5. Thus appearing many times for IELTS and getting same result.

In July'08, I left my son in India because no one was here to take care of him as I was studying and my spouse was full time employee. In October, 09, I applied for his visitor visa. Australian embassy in India took three months to process his application and rejected his application on the basis that I want my son with me and in future, I would apply for other visa. I sent all the documents which the case officer required because she wanted to put condition 8503 and she needed no objection letter from us. We sent it though application was rejected.

My spouse is an overseas doctor and he wants to write his medical exams but there is at least one year's waiting between two stages. We request you to think about introducing visa capping bill as it is going to affect our family who seriously think of better future here as my partner is determined to work here as a medical practitioner and myself as an IT professional.

Thanking you,

Crystal Bhavsar and Snehal Bhavsar