

DEAR SENATE

I am . I was came Australia before four years for study in Australia as a student in Master of Information Systems. My future plan was getting PR in Australia. But, when I had finished my study Immigration department made suddenly changes in visas. When I was came here at that time immigration rules says that after finishing study you will be eligible for PR visa and your course will get 60 points as per immigration department on the list of SOL and now they take out from SOL. Now they reduce point from 60 to 0. But, when I had finished my study immigration department made another more changes in visa rules. In addition to that they had change IELTS score from 6 to 7. As per immigration policy when I had applying for a student visa immigration rule says that you be eligible for PR after finishing study. But, due to sudden changes in immigration department I am not eligible now. So, who is responsible for that? I had taken trust on immigration department and Immigration department broke my trust. No only me so many students who had spend so much money for study in Australia and they had same goal like me to getting PR in Australia. Right now, I am in temporally residence visa. The temporally residence visa has a condition in 18 Months. I must have to find my field job for at least 1 year. But, when I apply for job, they asking for PR visa. How students can find job with this? This is a hard time for Australia but what about us.....?

Thanking you,