C/O Villawood Immigration Detention Centre (VIDC)
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Re:STUDENT IDENTIFIERS BILL 2013

Abbreviations

D.I.A.C- Department Of Immigration And Citizenship

- 1.) I am the above named entity; presenting in Villawood Immigration Detention Centre; for reasons and instances that could have been avoided and prevented from happening. I was an International Student from 2005 till 2009, after I applied for Protection Visa. This is because; the pathway I planned for myself to achieve my goal of; continua appreciation and enjoyment of the beautiful Australia culture and style of living through attainment of Permanent residency through Educational Qualifications was disrupted. This said; had the Student identifiers Bill being introduce earlier before 2004; I would have been saved from over 5 attacks and assaults; some even went unrecorded by the Security Authority. Unfair discrimination, biased treatment by Educational Providers because of access to Health information I provided to them would have been prevented. As this affected my state of mind and cognitive responsive to the use of my rights, to enforce to be given credit for prior studies. This Bill; will make sure that access is readily available for providers and agencies (D.I.A.C, Security Agencies e.t.c) to access academic records for international students.
- 2.) I am lending my support for this bill; should the committees need my story to clarify and confirm the effect this bill: STUDENT IDENTIFIERS BILL 2013 will have on International Student. International Student are enrolling into different Australian Vocational Training providers. International students should be considered within the scheme and amendments of this bill as most or some later become the future Australian employees, permanent residents and citizens.
- 3.) It happened that; I enrolled in TAFE in 2005 from an Oversea Country; and I was staying with an Australian Family. I contacted Chicken-pox from one of the kids of the Australian family I was residing with at the time. So; I could not write my final papers; in Mathematics for Tertiary Preparation Course because of this.
- 4.) I re-enrol on the basis that; the College gave me an exemptions but the damage was already done; as the record of my academic achievement before the illness was regardless; to my visa

conditions: 20 contact hours of studying. I was reported by the College to Department of Immigration and Citizenship for violation of conditions of my visa. I visited the Department explaining that I am undertaking additional course in Advance-Diploma in Accounting to make up for the visa conditions; of 20 contact hours.

- 5.) Regardless of my explanation; a violation was recorded against my client ID.
 - 5a.) And; when I re-enrol with other colleges in another course due to :Change in policy of D.I.A.C on change of providers in 2009. I was not given credit on previous studies by these providers and I believe this is unfair. The scope of this bill come in alignment with this predicament, so I give my story to the committee to push the amendments that will effect the considerations that needs to be given to International Students.
- 6.) Should the Committee need more information; I could be contacted via my above address and details. I believe; the Minister for Immigration and Citizenship is not considering deporting me; but as the case is, Villawood Detention Centre is not a place for a mind like mine. My story will be able to help others and to help 'ginger' support for the Bill; adding support to the cause of the bill. Despite the respite of 'bill to law procedures', real stories and real people is the key and it effectiveness in the American Society is remarkable, even their political campaigns.

Sincerely,

1/4/2013