

Dear sir/madam,

I am now waiting for my application of 886 (family sponsored). My occupation is hairdressing. Recently, I heard of the Capping bill is set up in order to terminate the on shore or off shore PR application. In my opinion, it is unreasonable because we did follow the previous immigration regulation and take a great effort to live here as an Australian. We only want to be an Australian and make Australia more stronger. There is no point for the government change the policy or set up a ACT to cap our applications. In my specific case, I start my hairdressing career since I arrived here. Now, I am already a senior stylist and have my own clientele. I tried my best to learn all the skills and improved obviously. There is no different between me and the local hairdresser, which is as the evidence for me to prove international student are earning money for the government and good for the economy.

As a result, I much appreciate that the government could take in a seriously consider to determine the Bill and really related to the each specific application but not only cap the occupation. There will be someone the government would need.

Sincerely

Sue Su