## To Whom It May Concern

Migration Amendment (Visa Capping) Bill 2010 will prove itself most deadliest bill in Australian Legal Immigration history. I have following reasons to support my opinion:

## **1: Uncertainty and legal Fraud:**

Although on every second publication on DIAC contains a line that immigration laws can change any time without prior notice, but before this bill it was mainly for new applicants. But with dawn of this bill, almost every individual who applied for Residence in Australia is uncertain about their future. I consider it legal fraud as no body will be allowed to apply for reviewing his decision through panel if his application is rejected, under this law, irrespective of individual's circumstances. For example, as many people has bought a house and car after applying of Residence, what will happen to them when they will be give a 28 day notice to leave Australia by this law. I know there is no answer to this question as a Human but you can answer as a Politician to support your.

## **2:** Violation of Human Rights:

May be you are thinking how it affects Human Rights, Answer is simple, ask the person who is waiting for his residence visa since 2007 but now he has to Pack Up all his broken dreams of golden period of young Adult life with endless efforts that went in vain, and head back to the point where he started his journey of success to The Land of Opportunity Australia, after 5, 7 or 10 years ago. I am 100% sure he will better describe how its violation of Human Rights.

There are hundreds of other reasons to prove it a law against Human Rights.

## How you can compensate the person being denied residency in Australia?

This bill states that DIAC will refund his application fee. That's it.

It is definitely not the compensation for depriving them from their dreams and hard work they done to achieve that. They should be given Permanent Residency or Australian Government should return every single dollar they spend to come and live in Australia from the day they applied for their first visa. You would ask why, I will say because that was indeed their 1<sup>st</sup> step towards living permanently in Australia. This includes: Lawyer fees, Visa Application fees, Airfares, Universities and Tafe fees

Living cost they paid to live here

AND

All other expenditures they did. NOT ONLY GSM APPLICATION FEE

You will ask how it is fair, Answer is simple: Can you give back the TIME and Years of their life and energy they waisted. Off course NOT. You Can't. So do what I have suggested earlier.

Much more to say but you can't hear or bear it Respected Mr Prime Minister of Australia (Ex Land of Opportunity).