

Respected Sir,

I am really very depressed with this new visa capping bill, as this has affected my physical and mental wellbeing. I am from a poor family; my father spent all his lifetime saving to fulfil my dream of becoming a chef. I came here in JUNE'2005, studied hard and passed my Skill assessment with good results and started working as a COOK in JULY'2007. I applied PR in AUG'2008 and now it's almost 3 years since 2007 I am working as a COOK and waiting for my file to be opened by a case officer so that I can plan my future and go forward in my life to become a **CHEF** one day. I have given my precious 5 years to this country and waiting for my file to be processed. But GOVT. should understand that a person working in this country for a long time should be considered on **priority**. If they still want to cancel my application, this is really unfair because GOVT. is encouraging Australian Employers to sponsor people from outside Australia who don't know anything about Australian people, taste, and trends; neither do they have any guarantee of adjusting to the culture of this country. On the other side, GOVT. is planning to kick out the current working cooks & chefs from here who are on **Bridging Visa** so that their future goes in dark. Why? My suggestion is that the government should consider the files for the genuine cases, or they can invite the genuine people to submit their employment history papers (group certificates, payslips etc.) to the nearest DIAC office so that their files can be opened and processed ASAP by which GOVT. can clear their backlog and on the other side, people who really came here to build their future can be saved from drowning. I hope the government will consider this and will save their own produced cooks and chefs.

Thanks