

Dear committee

Lots of people point out lot of things. But I want to point out some in my opinion.

I came in Australia last 2006 as an overseas student and did 2years Diploma in Hospitality Management (including Certificate-3 in Commercial cookery) from TAFENSW then after getting eligibility applied for PR in 2008 . Here I want to mention some thing about the recent proposed visa capping bill 2010.

There are.....

1. The Immigration Minister always tries to mention the Commercial Cookery course as a short course. I don't understand why he thinks like that. When I was a student of TAFE I have to attained kitchen practical class 4days week (including Saturday, the classes were 7 hours long with half an hour break for 36 weeks). After finishing the practical class I have to attain theory class as well. Minister should know TAEF does not pass any student until the students achieve industry standard quality. I saw lot of overseas and bunch of local Australian student in the class room how they feel helpless when exam was going on. Minister should understand cooking is an art. It is creativity. If the food is not testy customer will kick them out from the industry. **SO DON'T CALL THE COMMERCIAL COOKERY COURSE AS A SHORT COURSE.**
2. Dear Minister it is your administrative responsibility to ensure the quality of education. Your DIAC issue the COE for the overseas students so why they did not check the infrastructure of training organization. Why the students will victimize for the fault of Department and the education provider?
3. Dear minister can you check the real scenario of **"AUSTRALIAN HOSPITALITY INDUSTRY"**? Don't you know what **"CASH INHAND"** is? Yes it is open secret to all. Most of the hospitalityestablishments are doing this for the worker payment. So why ministryou expect cookery graduate will get minimum 46000\$ job. To getthis amount of money in this industry you need minimum 6yearexperience with a strong academic qualification. Dear Minister Canyou stop the cash in hand payment activity? I think you cannot. If youdo so the whole industry will face a

big challenge.

4. In term of qualification and non-qualification I want to remember one thing. 2/3 years ago I used to work in restaurant in double bay Sydney under a non-qualified head chef. Who has more then 10years experience in kitchen. One day I asked him what type of fat has in canola seed. He said he doesn't know!!!! According to his creativity he served a customer "English tea with milk and lime leaf". It was his signature preparation. How funny!!! What a menu from a non-qualified person!
5. At last I want to say "YES I WANT TO BUY A PLACE" as skilled migrant in Australia. I want to spend all knowledge, achievement and work force to build my bright fortune. To do this I already spend huge amount of Australian dollars (tution fees+unit rent+food+clothing+medical+transport etc) last 4 years. Want to spend more. I am working here, paying tax, obeying every corner of Australian Law. The Australian people are good. There is no BOSS here. Everyone is "MATE". So why MR. EVANS you are trying to force us to go back home?

PLEASE DON'T TAKE ANY WHIMSICAL DECISION. DONOT COMPARE COOKS OR CHEFS WITH DOCTORS OR NURSES. ALL PROFESSIONS ARE DIFFERENT. IF YOU MAKE A CONTROVERSIAL DECISION IT WILL RUIN A MAN OR WOMAN OR A FAMILY. I ALREADY SPEND A LOT IN AUSTRALIA. THIS MONEY COMES FROM ME AND MY WIFE'S HARD LABOR AND OUR'S SAVINGS FROM OVERSEAS. I WILL DO NOTING IF I WILL GO BACK HOME. I CAN DO SOMETHING HERE WHAT I AM TRYING TO ACHIVE LAST 4 YEARS IN HERE (AUSTRALIA).

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