

31th May 2010

Dear sir/madam,

This letter to express my views concerning the Migration Amendment Bill 2010. We have come to know about the probability of visa capping, and are extremely concerned about my pending application for an 885 category visa, made in October 2008.

I came here as a international student five years ago and I have finished my study. When I applied for permanent residency I fulfilled the entire requirement for my application. After that I got married back home December 2008. I can not bring my wife here because I am holding Bridging Visa A. We are living separate around 18 months.

After all this hard work, spending time and money the new amended migration bill 2010 taking my future in dark. When I applied I fulfilled all the requirement then why after two years a new rule making my application invalid or useless. Where is the fair deal? I am hoping we will get some positive outcome. Please try to consider about our life.

Your faithful