

**REPORT BY THE COMMONWEALTH AND
IMMIGRATION OMBUDSMAN FOR TABLING IN PARLIAMENT**

Under s 486O of the Migration Act 1958

This is the second s 486O report on Master X who has remained in immigration detention for more than 36 months (three years).

The first report 1002717 was tabled in Parliament on 21 October 2015. This report updates the material in that report and should be read in conjunction with the previous report.

Name	Master X
Citizenship	Country A
Year of birth	2001
Ombudsman ID	1001525-O
Date of DIBP's reports	9 December 2015 and 8 June 2016
Total days in detention	1094 (at date of DIBP's latest report)

Recent detention history

Since the Ombudsman's previous report (1002717), Master X has remained in community detention.

Recent visa applications/case progression

13 March 2014	The Department of Immigration and Border Protection (DIBP) notified Master X of the unintentional release of personal information ¹ and advised that the privacy breach would be taken into account when considering his protection claims.
30 June 2015	The Minister lifted the bar under s 46A of the <i>Migration Act 1958</i> to allow Master X to lodge a temporary visa application.
9 July 2015	Master X was notified that he is eligible to receive the Primary Application Information Service (PAIS) to assist him with lodging a temporary visa application.
15 July 2015	Master X accepted the PAIS assistance and was assigned a provider.
24 September 2015	Lodged a Temporary Protection visa (TPV) application which triggered an associated Bridging visa application.
4 November 2015	Associated Bridging visa deemed invalid.
27 November 2015	Attended an interview in relation to his TPV application. He provided further information on 3 January 2016.

¹ In a media release dated 19 February 2014 the former Minister advised that an immigration detention statistics report was released on DIBP's website on 11 February 2014 which inadvertently disclosed detainees' personal information. The documents were removed from the website as soon as DIBP became aware of the breach from the media. The Minister acknowledged this was a serious breach of privacy by DIBP.

Health and welfare

International Health and Medical Services advised that Master X was discharged from a specialist clinic after completing a nine-month course of treatment for latent tuberculosis. No further follow-up was required.

Case status

Master X was detained on 10 June 2013 after arriving in Australia aboard Suspected Illegal Entry Vessel *Beatrice* and has been held in detention for over three years.

On 30 June 2015 the Minister lifted the bar under s 46A to allow Master X to apply for a temporary visa and on 24 September 2015 he lodged a TPV application.