ASSESSMENT (ABRIDGED) BY THE COMMONWEALTH OMBUDSMAN FOR TABLING IN PARLIAMENT

Under s 4860 of the Migration Act 1958

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

The first assessment 1002224-O was tabled in Parliament on 23 November 2016. This assessment provides an update and should be read in conjunction with the previous assessment.

Name	Mr X
Citizenship	Country A
Year of birth	1971
Ombudsman ID	1002224-01
Date of DIBP's review	10 November 2016
Total days in detention	1,094 (at date of DIBP's review)

Recent detention history

March 2017	Mr X was released from an immigration detention facility when he was	1
	involuntarily removed from Australia.	

Recent visa applications/case progression

3 June 2016	The High Court dismissed Mr X's application for judicial review of the Department of Immigration and Border Protection's (the department) decision not to refer his case to the Minister for consideration under s 417 of the <i>Migration Act 1958</i> .
2 August 2016	The Federal Court dismissed Mr X's application for an extension of time to appeal its previous decision.
31 August 2016	The department advised that Mr X's request for an International Treaties Obligations Assessment (ITOA) would not be considered as the unintentional release of personal information had already been considered as part of his Protection visa application.
7 September 2016	Applied to the Federal Circuit Court for judicial review of the department's decision to refuse his request for an ITOA.

Health and welfare

Mr X was provided with treatment for neck pain.

Case status

Mr X was involuntarily removed from Australia in March 2017.