

**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 Mr X who has remained in restricted immigration detention for more than 42 months (three and a half years).

The first report 1001814 was tabled in Parliament on 3 June 2015. This report updates the material in that report and should be read in conjunction with the previous report.

<b>Name</b>	Mr X
<b>Citizenship</b>	Country A
<b>Year of birth</b>	1961
<b>Ombudsman ID</b>	1003363
<b>Date of DIBP's reports</b>	24 August 2015 and 21 February 2016
<b>Total days in detention</b>	1276 (at date of DIBP's latest report)

**Recent detention history**

Since the Ombudsman's previous report (1001814), Mr X has remained at Facility C.

**Recent visa applications/case progression**

21 May 2015	The Federal Circuit Court heard Mr X's application for judicial review of the Refugee Review Tribunal's decision to affirm his Protection visa refusal. Judgment was reserved.
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**Health and welfare**

International Health and Medical Services advised that Mr X continued to receive treatment for hepatitis C and a chronic degenerative spinal disc disease.

In June 2015 Mr X was reviewed by a psychologist after reporting sleeping difficulties. He was provided with supportive counselling and prescribed with medication.

**Other matters**

21 September 2015	The Australian Human Rights Commission finalised its report on Mr X's complaint, finding that the Commonwealth's actions did not violate his human rights.
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**Case status**

Mr X has been found not to be owed protection under the Refugee Convention and the complementary protection criterion. At the time of the Department of Immigration and Border Protection's latest review Mr X was awaiting the outcome of judicial review.