

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

Under s 486O of the Migration Act 1958

This is the second s 486O assessment on Mr X who remained in restricted immigration detention for more than 42 months (three and a half years).

The first assessment 1003400 was tabled in Parliament on 31 August 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	1002133-O
Date of DIBP's reviews	1 September 2016 and 2 March 2017
Total days in detention	1,276 (at date of DIBP's latest review)

Recent detention history

June 2017	Mr X was released from restricted detention when he voluntarily departed Australia.
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Recent visa applications/case progression

15 September 2016	Mr X sought judicial review of the International Treaties Obligations Assessment finding that his case did not engage Australia's <i>non-refoulement</i> obligations. A final hearing was scheduled for 20 March 2017.
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Health and welfare

<p>International Health and Medical Services (IHMS) advised that Mr X received treatment for gastrological concerns, and calf and ankle pain. He was referred for an ultrasound and physiotherapy and prescribed with pain relief medication.</p> <p>IHMS further advised that Mr X received support from the mental health team after presenting with symptoms of depression and poor sleep. He was reviewed by a psychiatrist and diagnosed with an adjustment disorder and anxiety related to his immigration status. He continued to be monitored by the mental health team.</p>
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Case status

Mr X was released from restricted detention when he voluntarily departed Australia in June 2017.
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