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

Under s 4860 of the Migration Act 1958

This is the second s 4860 assessment on Mr X who remained in restricted immigration detention for a cumulative period of more than 42 months (three and a half years).

The first assessment 1003178 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	1980
Ombudsman ID	1001934-0
Date of DIBP's review	29 July 2016 and 23 January 2017
Total days in detention	1,276 (at date of DIBP's latest review)

## **Recent detention history**

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

## Recent visa applications/case progression

16 May 2016	Lodged a Temporary Protection visa (TPV) application.
31 August 2016	TPV application refused.
5 September 2016	Mr X's case was referred to the Immigration Assessment Authority (IAA) for review.
6 January 2017	The IAA affirmed the decision to refuse Mr X's TPV application.
19 January 2017	Requested judicial review of the IAA decision by the Federal Circuit Court.
May 2017	Mr X voluntarily departed Australia.

### Health and welfare

Mr X was monitored by the mental health team for multiple mental health concerns, including depression and an adjustment disorder. He was also underwent investigations for chest pain with no abnormalities detected.

The department advised that Mr X had a history of self-harm and threats of self-harm.

### Case status

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