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

Under s 4860 of the Migration Act 1958

This is the first s 4860 report on Mr X who has remained in restricted immigration detention for a cumulative period of more than 30 months (two and a half years).

Name	Mr X
Citizenship	Stateless (claimed), born in Country A
Year of birth	1995
Ombudsman ID	1002264-O
Date of DIBP's reports	14 December 2015 and 13 June 2016
Total days in detention	912 (at date of DIBP's latest report)

## **Detention history**

6 December 2013	Detained under s 189(3) of the <i>Migration Act 1958</i> after arriving in Australia aboard Suspected Illegal Entry Vessel (SIEV) 868 <i>Zionsville</i> . He was transferred to an Alternative Place of Detention (APOD), Christmas Island.
8 December 2013	Transferred to Christmas Island Immigration Detention Centre (IDC).
12 December 2013	Transferred to Northern APOD.
12 December 2013	Transferred to Manus Island Regional Processing Centre (RPC). <sup>1</sup>
19 December 2013	Returned to Australia and re-detained under s 189(1). He was transferred to Christmas Island IDC.
29 April 2015	Transferred to Wickham Point APOD.
11 May 2016	Transferred to Yongah Hill IDC.

### Visa applications/case progression

The Department of Immigration and Border Protection (DIBP) advised that Mr X is part of a cohort who have not had their protection claims assessed as they arrived in Australia after 13 August 2012 and the Minister has not lifted the bar under s 46A.

10 December 2013

DIBP advised that an age determination assessment had confirmed Mr X was over 18 years of age.

DIBP notified Mr X of the unintentional release of personal information<sup>2</sup> and advised that the privacy breach would be taken into account when considering his protection claims.

<sup>&</sup>lt;sup>1</sup> Time spent at an RPC is not counted towards time spent in immigration detention in Australia for the purposes of reporting under s 486N.

<sup>&</sup>lt;sup>2</sup> 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.

16 March 2016	DIBP confirmed that detainees who arrived in Australia after
	19 July 2013 who were transferred to an RPC but returned to
	immigration detention in Australia for medical reasons remain liable
	for transfer back to an RPC on completion of their treatment.

#### Health and welfare

International Health and Medical Services (IHMS) advised that Mr X's induction blood tests were positive for hepatitis B. An IHMS general practitioner provided him with education and referrals to a liver clinic. He was seen by a liver specialist with no treatment recommended at the time.

IHMS further advised that test results confirmed Mr X had a bacterial stomach infection. He was treated for this and reviewed as required.

IHMS stated that Mr X continued to be managed by its doctors with periodic blood tests and ultrasounds in accordance with his care plan and also had annual reviews at a liver clinic.

19 December 2013	DIBP advised that Mr X was transferred to Australia from Manus
	Island RPC for medical treatment.

#### Ombudsman assessment/recommendation

The Ombudsman notes that Mr X was detained on 6 December 2013 after arriving in Australia aboard SIEV *Zionsville* and has been held in restricted detention for a cumulative period of over two and a half years with no processing of his protection claims.

The Ombudsman notes with concern the Government's duty of care to detainees and the serious risk to mental and physical health prolonged detention may pose. Without an assessment of Mr X's claims to determine if he is found to engage Australia's protection obligations, it appears likely that he will remain in restricted detention for an indefinite period.

The Ombudsman further notes DIBP's advice that because Mr X was transferred to an RPC but returned to immigration detention in Australia for medical reasons he remains liable for transfer back to an RPC on completion of his treatment.

The Ombudsman recommends that priority is given to exploring options to enable the resolution of Mr X's immigration status.