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

Under s 4860 of the Migration Act 1958

This is the first s 486O report on Mr X who remained in restricted immigration detention for a cumulative period of more than 24 months (two years).

Name	Mr X
Citizenship	Country A
Year of birth	1983
Ombudsman ID	1002501-0
Date of DIBP's report	14 September 2016

## **Detention history**

4 June 2013	Detained under s 189(3) of the <i>Migration Act 1958</i> after arriving in Australia aboard Suspected Illegal Entry Vessel 123-728 <i>Ludlow</i> .
21 August 2013	Granted a Bridging visa and released from restricted detention.
2 December 2014	Re-detained under s 189(1) following criminal charges.
6 October 2016	Granted a Safe Haven Enterprise visa (SHEV) and released from restricted detention.

## Visa applications/case progression

The Department of Immigration and Border Protection advised that prior to ministerial intervention,<br/>Mr X was part of a cohort who had not had their protection claims assessed as they arrived in<br/>Australia after 13 August 2012 and were subject to the bar under s 46A.21 June 2016Mr X lodged a SHEV application.

## Health and welfare

Mr X was provided with treatment for physical health issues. He also received treatment and counselling for a range of mental health issues including a history of torture and trauma, depression and an adjustment disorder.

## Case status

Mr X was granted a SHEV on 6 October 2016 and was released from immigration detention.