REPORT BY THE COMMONWEALTH AND IMMIGRATION OMBUDSMAN FOR TABLING IN PARLIAMENT

Under s 486O of the Migration Act 1958

This is the third s 486O report on Mr X who remained in immigration detention for more than 36 months (three years).

The first report 1001512 was tabled in Parliament on 22 October 2014 and the second report 1001968 was tabled in Parliament on 27 May 2015. This report updates the material in those reports and should be read in conjunction with the previous reports.

Name	Mr X
Citizenship	Country A
Year of birth	1990
Ombudsman ID	1002470
Date of DIBP's report	11 May 2015
Total days in detention	1,105 (at date of DIBP's report)

Recent detention history

Since the Ombudsman's previous report (1001968), Mr X was transferred from Villawood Immigration Detention Centre (IDC) to Wickham Point IDC (date of transfer not provided).		
23 February 2015	Transferred to community detention.	
4 June 2015	Granted a Bridging visa and released from detention.	

Recent visa applications/case progression

13 January 2015	Mr X was issued with a letter notifying him of the commencement of an International Treaties Obligations Assessment (ITOA) to assess whether the circumstances of his case engage Australia's non-refoulement obligations.
19 January 2015	Withdrew request with the Federal Circuit Court (FCC) to prevent his removal from Australia.
5 February 2015	The former Minister intervened under s 197AB of the <i>Migration Act 1958</i> to allow Mr X to reside in community detention.
9 February 2015	Mr X provided information for the ITOA.
7 April 2015	Found not to be owed protection.
24 April 2015	Mr X requested judicial review of the ITOA outcome by the FCC.
4 June 2015	Granted a Bridging visa.

Health and welfare

December 2014	International Health and Medical Services advised that Mr X required an additional computed tomography scan following abnormal chest x-ray results related to his previous tuberculosis (TB) identification. He also attended a TB consultation who advised that the TB lesion identified was unchanged and he did not need a further review.

Case status

Mr X has been found not to be owed protection under the Refugee Convention and the complementary protection criterion and is awaiting the outcome of judicial review.

Mr X was granted a Bridging visa on 4 June 2015 and released from immigration detention.