

ASSESSMENT BY THE COMMONWEALTH OMBUDSMAN FOR TBLING IN PARLIAMENT

Under s 486O of the Migration Act 1958

This is the fourth s 486O assessment on Master X who has remained in immigration detention for more than four and a half years. The previous assessment 1001522-O1 was tabled in Parliament on 6 December 2017. This assessment provides an update and should be read in conjunction with the previous assessments.

Name	Master X
Citizenship	Country A, born in Country B
Year of birth	2000
Ombudsman ID	1001522-O2
Date of department's report	4 December 2017
Total days in detention	1,640 (at date of department's report)

Recent detention history

Since the Ombudsman's previous assessment, Master X has continued to be placed in the community¹ under the care of his sister, Ms Y.

Recent visa applications/case progression

October 2017	The Federal Circuit Court adjourned Master X's application for judicial review of the Immigration Assessment Authority's decision to affirm the refusal of his Safe Haven Enterprise visa application.
The Department of Home Affairs (the department) advised that Master X will not be considered for the grant of a bridging visa while he is a minor.	

Health and welfare

International Health and Medical Services advised that Master X did not receive treatment for any major physical or mental health issues during this assessment period.

Case status

Master X has been found not to be owed protection under the *Migration Act 1958* and has remained in immigration detention, both in a detention facility and the community, for more than four and a half years.

At the time of the department's latest report Master X was awaiting the outcome of judicial review.

¹ Master X was granted a placement in the community under s 197AB and remains in immigration detention.