

To: Chief Justice, PNG Supreme Court

Honourable Sir,

We, the undersigned, are asylum seekers, forcibly, and illegally brought to Manus Island by Australia after 19 July, 2013, as determined by the PNG Supreme Court in Namah v Pato, 26 April 2016.

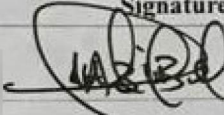


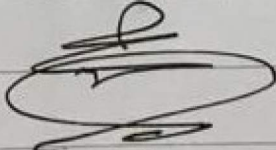


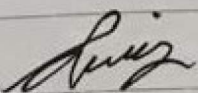
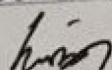
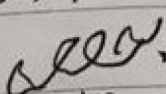
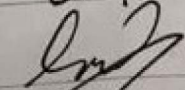

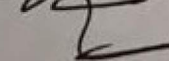
Despite that judgement, we continue to be held in PNG by the Australian government.

Our future is uncertain and relies on the outcome of the case Boochani v Pato (SCAPP 17 of 2016). Crucial questions of our freedom and breach of constitutional and human rights are being determined by the judgement.

We have been held in PNG for almost five years; six of us have died while we have been waiting. Our case was argued before the Supreme Court on 6 April, 2018. It is now many months, we are waiting for our case to be finalised. For us, justice delayed is justice denied.

We thank the court for properly considering our case, but the judgement is vitally important for us to be able to get on with our lives. Many of us are sick and need treatment; many others are suffering mentally because we do not know our future. All of us need freedom.

We humbly request that our case is resolved and a date set in the very near future for the judgement to be handed down.

Name	Signature	Boat ID
[Redacted]		QNK002
[Redacted]		ADE 40
[Redacted]		BRF054
[Redacted]		QNK 22
[Redacted]		EMP 069
[Redacted]		SPS 45
[Redacted]		EMPL 011
[Redacted]		EMP 013
[Redacted]		HYN 057
[Redacted]		FRT 036
[Redacted]		GRL 030
[Redacted]		GRL 022