

## **2. National Reform Proposals**

### **Introduction**

The National Reform group of proposals addresses issues relating to the overall quality and the structure of civil society for the American people – *We the People*. These are concepts, programs, and policies that apply at the state and local levels where we all live and will serve us best when established as national standards with the public’s *review and consent*. Commonly accepted standards and expectations will promote the Common Good for our citizens.

These proposals address the types of on-going public issues that *cannot be practically resolved* at the state and local levels. Therefore, it is the baseline job responsibility of the 535 members of the US Congress representing their states’ people and the nation as a whole — ‘to legislate and resolve’ such problems for the Common Good of all American citizens. It is their basic job responsibility and they are consistently not honoring it.

As you review this key group and the remaining proposals in An American Agenda you will begin to see and understand how they work together with overlapping rules and benefits to confront and resolve some of the problems on that Grievance List and others.

- 5 American Population Management
- 6 English as First and Only Language
- 7 U. S. Re-Employment System – The Key to Domestic Peace
- 8 National Drug Reform
- 9 Re-Considering the Military Draft – Saving Our Youth
- 10 Zero Tolerance for Free-Will Crime by All People
- 11 The Family Support Administration
- 12 Family Basic Asset Protection
- 13 American Owned Business Preference Policy

o o o o

## **About the Big Picture**

### **Three Over-Riding Issues**

The American Agenda presentation is built around and upon three (3) overriding social and economic issues:

- Population Management and Control
- A Common Language – English, only
- Viable Employment for American Citizens First

While these national, bone-marrow issues are addressed in separate proposals, the ramifications of how these critical components are “really” dealt with by our nation are felt throughout every portion of America’s National System. And in Plain Truth that same reality applies to every other nation in the world.

Considering the fact that since the time of the Pilgrims circa 1620, and prior to that in Jamestown circa 1607, our nation was partly populated and built by immigrants — it is truly ironic that resolving an out-of-control illegal and legal immigration crisis would wind up being one of the central issues that starts us down the road to solving many of our other national problems, both large and small.

English, or as I would prefer to call it the *American language*, will be declared our single and only language. The use of no other languages will be supported by taxpayer funds. Anyone that desires to come and/or be allowed to stay in our country beyond a short visit must be able to at least speak, if not read and write our national language. No exceptions and no tax breaks will be allowed.

Speaking of employment, since America is no longer a country made up family farms where people can make their living and be more self-sustaining, there must be “viable” employment for our citizens in various other industries and occupations. We will determine how to provide living wage jobs for our citizens first — and only after that will we attend to concerns Other Legal Occupants (OLOs).

It is just *common sense* for the Common Good.

If we **do not** realistically address these three (3) fundamental, national issues to the satisfaction of our own citizens and a naturally growing American economy — there will continue to be an endless cycle of related and avoidable problems, and public pain. *They*, the protectors of the dysfunctional Status Quo will continue win and gain power over our future. *We* will continue to lose and watch as our society degrades.

If we **do make** the hard and nationally appropriate decisions the day-to-day environment for our citizens in our country will improve right before our eyes and simply put, America will become a better place for our people. The dysfunctional Status Quo will have been prudently restructured and made truly “functional” for the Common Good. *They* will be required adjust to a more equitable National System and will survive as they always do.

*We* will have embraced a viable National Vision. *We* and our descendants will win.

Overall, Population and Employment are like the two weights on a scale — they always determine, based upon how they are balanced in a given nation, the general quality of life in that society.

We the People will now begin the process of re-balancing that scale within the American National System for the Common Good of our society.

o o o o

## **5. American Population Management (APM)**

### **The Population Issue – The Practical Place to Start this Grand National Fix**

*“We the People will decide who is allowed to play in our sandbox”*

#### **Issue/Problem**

We do not know how many people are in our country illegally, let alone legally!

This National proposal addresses what is viewed as critical priority number one (#1). It will functionally address the effective of management of the US population – citizens and others. Utilizing the programs and procedures implemented under American Population Management (APM) we will be able to identify and serve our own citizens and other legal long-term occupants.

APM introduces the National Citizen Identification (NCI) System that will provide a **Unique Citizen ID** for every American citizen. We will overview the National Population Registration (NPR) program for all American citizens — both native born and naturalized, as well as all other types of OLOs (other legal occupants), such as Permanent Resident Aliens.

A secondary component of APM will be the Immigration Control Program (ICP) that will be used to identify and register **all persons in the country illegally** and will be utilized to control the repatriation of the majority of those individuals over the next several years. Realistically, it took many years (since the Immigrant amnesty legislation of 1986) for them to come here so logically it will take some time for them to return to their country of birth. Remember our Second American Revolution (2AR) is viewed as a seven (7) year effort, but the appropriate repatriation effort will not be allowed to take that long.

The initial implementation of the APM program will be a *grand national housekeeping* exercise with a one-time, total population registration (everyone standing on our soil) to be followed by the on-going maintenance of that critical national management facility. With the implementation of an American NCI, we will merely be accomplishing a long overdue and very necessary catch-up exercise with many other (and less developed) countries!

The public benefits to be realized from an effective APM program are absolutely essential, they are long overdue, and since the 9-11 incidents are even more critical in providing **real** Homeland Security for America. The concepts behind APM grew out of my research and were refined and hardened by public feedback on the problems IOs create for our country.

Anyone in our government that continues six years after 9-11 to talk about effective Homeland Security and at the same time allows a constant, un-checked daily flow of hundreds of IOs across our Southern border, as well as via ship and airplane – is an idiot! They are not working for the American people and need to be removed from their elected or appointed position, ASAP!

The simple fact is that too many nations (including ours up until now) are not dealing realistically and responsibly with their own population ‘control’ and management issues — that in turn can cause problems in other countries. The “pushing” of population from one country to another(s) is often a convenient method for a government to use in hiding and/or ignoring various problems in their own country. And one (1) of the main problems being the lack of responsible birth control practices! It is the Plain Truth.

Remember it is our country! America has a set of very correctable social and economic problems that only exist due to the presence of IOs that are here from all around the world. This one-time clean-up and correction process **must begin in 2008**, but it will only happen if **We demand it** of our politicians.

The IOs need to be ordered to stop coming (a fence built) and many of those that are here need to start heading back out the door before the 2008 election or, We the People — *the irritated electorate* will be sending 468 incumbent members of the U.S. Congress out the door on 11-1-2008. Any questions?

That *of course* is not intended to be threatening – it is a promise and just *more common sense*. If the elected members of Congress will not work for us, We as their employers have the legal authority and responsibility for the Common Good to fire them all. This is not intended to be funny. The IO problem is just one of many reasons for us to seriously consider taking such prudent action in November 2008.

### **APM Relocation for Employment**

APM and Employment are logically and strategically linked. The overall APM program will among other things facilitate as required, the geographic relocation of American workers and their families around the country in order to promote employment opportunities ranging from full time positions to seasonal needs. This will be best coordinated at the county and city levels, from state to state.

For example, the APM program will help facilitate local and regional programs to support businesses and industries such as agriculture requiring seasonal workforces, but without perpetuating the illegal labor flow and controlling (thus minimizing) the use of foreign-born temporary guest-workers. We do not need

a Guest Worker program that some people keep talking about putting in place, because we already have a Guest Worker program in place! It needs to be used not abused or ignored.

The concept of coordinated geographic relocation of people was initially developed under the National Drug Reform (NDR) Proposal regarding the effective out-placement of rehabilitated hard drug addicts. Go figure! At times it would be best for some people to live in a new setting or community to help them get a fresh start in life, away from the old neighborhood.

For another viable example, in the future APM would be used to find starter employment for people leaving prison in order to facilitate their entry into the world, but not into the same area they were living when they entered the system. This would support their getting a fresh start, as well. Former prisoners are just that, 'former prisoners' — they are our fellow Americans and we need help them to get on the **right** track. That way everybody wins.

More than once when I was reviewing the educational, social skills training, vocational training, and relocation process developed under the NDR program, people have commented, "why don't we offer that practical kind of help for anyone that needs it?" Their comments were well-taken.

Of course not everyone will need or want to use such relocation services. In many cases if someone were to lose their job and in order to find new employment had to move several hundred miles away, they would just do it. Not that they would want to leave the area they are familiar with and possibly grew up in, but they would do whatever was needed to find new employment. However, not everyone has that personal drive, confidence or the resources to move, but they do have the practical need to go!

As will be reviewed under the U.S. Re-employment System proposal, we will need to facilitate some people in finding employment and possibly help them move to where it is. This coordinated citizen relocation process is already in use in some areas of the country (formally between cities in different states) and with good results. It just needs to become a national standard. No more sitting around waiting for the next un-employment check if viable employment is attainable elsewhere. We will insistent that people help them selves!

Going forward the taxpayer-funded financial support of our citizens *capable of working* will only be provided if the person is in re-training and/or performing whatever viable part or full time work can be identified for them. What a concept! The "alleged" need for immigrant labor will be addressed by getting some Americans to work at whatever needs to be done. No free rides anymore.

Over the years I have worked along side of many people with some very

serious physical conditions. They got up everyday, went to work in spite of their challenges, did a good job, and are respected for it. If they could voluntarily do that, then no one else has a viable excuse – period.

Our economy must continue to evolve against the global economy. We are and will face the challenges of keeping our citizens viably (living wage) employed. The concept of APM is a practical concept that needs to be openly discussed and *rapidly* implemented as a national standard to help us effectively and efficiently deal with the changing economy, re-employment of our people, and **our natural** “citizen-based” population growth.

The NPR process to take will take the place of the 2010 US Census. From that point on we will be have a continuous Census, provided by the information maintained in the related national databases.

APM will be an essential, highly functional system utilized to manage our population and absolutely control any future immigration that We shall determine to permit.

### **No Amnesty or Path to Citizenship for IOs**

#### Never Again

Obviously, we currently do not have a **functioning** Immigration Control Program (ICP). The out of control IO problem has been allowed to grow for two (2) decades since 1986 when under President Ronald Reagan’s administration the last “half-baked” false-attempt was made to resolve and finally control the IO problems of the 1980’s. It included a provision for “only” a projected half-million IOs to obtain citizenship. In the end however, anywhere from 3 to 5 million IOs snuck in the door with the illegal documentation they could buy for \$50 to \$100 per set.

The Congress’ and Reagan’s pitch at that time was amnesty first, that would be followed-up by sanctions against employers that hired illegal workers. *Does that sound too familiar?* Some 20 years later we are still waiting for those promised sanctions – what a joke.

I was watching Lou Dobbs/CNN one evening in mid-June (2006) when a Border Patrol advocate was a guest and commented that the courts (our taxes) are still processing thousands of cases from that “one-time” amnesty legislation. It is OK to scream about that!

We cannot afford nor can we allow that to happen again. And both parties in Congress and the White House must be on notice not to go way, or else. Bush II will be gone at the end of this term, if he and Cheney are not impeached before

that — and Congress realizes they will not get re-elected if such a bill is again passed.

Bush II has been a legislative lame duck since the summer of 2005 and really does not have anything to lose by pushing such legislation to make certain business sectors happy at the expense of the greater good — and trying to cover it as though he really cared about the Latino community!

Due to the Congress' and the current White House administration's enforcement inaction at the national level — all 50 states and DC are stuck dealing with people that the Feds will not come and take away. It is a pathetic situation that just goes on. The illicit flow is unnecessarily a political hot potato, and as one candidate running in the 2006 election cycle said it is “threatening the very fabric of America society” – which it definitely is! And 9 of 10 people I talk with could not agree more.

#### The Political Bottom Line

Unfortunately, it appears that IOs, especially the “illegal portion” of the Latino community has been enjoying better representation by the Congress and the White House in recent years than the American people! This pathetic situation will need to be stopped and the illegal immigrant flow from everywhere fully reversed starting in 2008.

The overall IO issue provides another grim example why the current Change process within our National System is broken. The impact of the overt (screamers) and covert lobbying (American businesses and foreign governments in too many cases) that goes into high gear whenever proposals such as a multi-year immigration freeze, the repatriation of IOs, the full legalization of marijuana, and national health care insurance for all Americans are raised – must be neutralized.

The preservation of the Status Quo basically works like this — the lobbyists and special interests Scream, the politicians' run and hide, real action is deferred, and the Common Good continues to suffer. It is a publicly vicious and socially unproductive cycle, and it unfortunately repeats itself throughout that Grievance List and many other correctable national issues.

We will join together and begin correcting the Change process within our National System in 2008.

### **Addressing the National Priority**

*“America and Americans First”*



As mentioned earlier, this is the primary theme and requirement for An American Agenda. It holds particular importance with regard to the Population Management and Employment proposals. Those proposals are practical, straightforward, and to the point! No apologies will be offered for putting our nation's interests and our people first. No other country does!

### **America First**

This means that needs of America come before the needs of any other country whether we are talking about a domestic or foreign policy. Our nation supported by the good will of the American public works for good purposes all over the world. We are too often taken for granted and are increasingly harassed by various external parties with narrow-minded and negative views of the world. This unwarranted treatment must end, and the sooner the better.

The real leadership of other countries (whether political, social, or religious) tries to export their own population management problems to other countries rather than confronting internally failed policies. Some countries, and Mexico in particular, overtly do whatever they can (the Mexico government issues 'how-to' brochures) to encourage their own citizens to leave for America or any other country for that matter — which only shifts one nation's population problems somewhere else, causing other problems in those societies. And so, the sending country still takes no practical steps to correct or control their social and economic problems – or – to control their *excess* population production!

The underlying public condition and politically incorrect social problem that too many countries in Central and South America (CSA) have and try to ignore is over-population and the un-checked birth rates that they irresponsibly perpetuate.

Bluntly stated — when we *gave* them NAFTA we should have insisted that Planned Parenthood had to be included in the deal! And it isn't too late to start. I think that was clear enough?

### **Americans First**

The needs and interests of American citizens, with absolute emphasis on the group that are "citizens" will come before the needs of any other group, whether we are talking about a domestic or foreign policy.

I am absolutely confident that this political philosophy will generate a most positive reaction from the American electorate — the People. So let's get right to the point and discuss this topic realistically and practically from the point-of-view of American citizens, only.

**There are currently three (3) distinct groupings of people inhabiting our nation's borders when there should only be two (2), those are:**

**1. American Citizens**

This group of 300 million citizens (as of October 2006) includes both native born and naturalized Americans. Meaning they were either born here or “legally” came here from their country of birth through the Immigration and Naturalization agencies of our federal government and subsequently went through the multi-year naturalization process in obtaining their American citizenship. They did it the old fashion way, they earned it – and honestly.

I have lived and worked in the Washington, DC metropolitan area for some 35 years. For several of those years I worked as a software consultant to the U.S. Immigration Service, an agency formerly under the Department of Justice, now under Homeland Security. During that time I participated in the complete software upgrade to the computer system used to check travelers into the U.S. at all airport and land ports of entry. Many of you have seen that system in operation. As a side note, at that time the system was called the National Automated Immigration Lookout System or NAILS. Since it was a second version of that system, it was referred to as — NAILS II. Good name!

Over the years I have known and worked with many people that were going through the naturalization process and that had completed what is not always a pleasant experience. Some years ago I was invited to attend the citizenship ceremony of one of the people that worked for me. She was a native of Iran. It is a wonderful and patriotic experience. Those people have gone through the process, earned the right of citizenship, and are justifiably proud of the accomplishment and becoming a new American. And they as a group have very little sympathy for IOs

**2. Other Legal Occupants (OLO)**

This group is comprised of those that are in the country **legally** by virtue of having followed the State Department visa process designed to control and monitor the flow of all foreign-born persons entering our nation. Those people are generally coming here for work or to attend school. This group includes those that have been permitted to become Permanent Resident Aliens.

Some percentage of OLOs will be permitted to file for the naturalization process. Others come here to work and live long-term may have no interest or intention of becoming American citizens. The future ability of this latter group to remain in our country is dependent upon their conduct, U.S. employment levels, and to-date various foreign policy considerations. This means that their ability to

continue living here could be revoked at any time based on our changing national priorities and/or their conduct, and they would then need to return to their own country.

All persons in this group will be included in and accounted for in the National Population Registration (NPR) process.

### **3. Illegal Occupants (IOs)**

All of those in this third group under existing Federal laws should not be standing on our soil!

No matter how you put, this group is comprised of those that of their own free-will entered our country **illegally**. They are uninvited entrants and certainly not guests. This trespass most commonly occurs when someone has illegally crossed our land borders with Mexico or Canada.

However, one estimate is that well over 3.5 million have arrived via airplane or ship under the cover of business, vacation or for education, but then failed to leave the country by the date they declared. Still others are here that arrived here legally through the Visa program, but also failed to leave as expected and just disappeared into the country. And they all did these things of their own freewill!

**The bottom line is that they are all here illegally  
and their time is just about up!**

o o o o

### **There is No Leadership like No Leadership**

No great secret that the greatest percentage of IOs originate from the CSA countries and the greatest portion of them from good old Mexico. Since the weak Immigration Act of 1986 our politicians and various shortsighted and self-interested businesses along with social lobbies have only continued to encourage this illegal flow – resulting in the growing mess we are being forced to live with today.

Our elected national politicians — the U.S. Congress, has totally failed to protect American society by simply enforcing the Immigration Control laws that are already on the books. And frankly, if they are not stopping it — they are supporting it!

Without going into any of the viable statistics on what this collective Congressional failure has caused the American public I will point out

that there are *graves* to be found today in our country that would not exist if we had a 2000 mile southern border fence and an enforced Immigration Control system. This reality declares that, *the lives of our people have obviously become cheap to Congress.*

This is an example of what I term to be the Acceptable Legislative Kill Factor (ALKF) – that clearly exists when legislated domestic and foreign policy allows for the death of our people.

That is not harsh, it is the Plain Truth. Think about it.

It is profits and campaign fundraising over the people in the US Congress. Do we really want to reward that with re-election?

The U.S. Census Bureau estimated in 2006 that there were 11 to 15 million IOs currently in the country, with over 6 million from Mexico alone. Absolutely, out of our control!

The budgets of states like Arizona, New Mexico, and California for example, are being hammered by this IO overhead. In addition, towns all over the country (like Herndon, Virginia) are struggling with IO day-worker issues, as well as facing budgetary problems taking care of their own people due to the social service, educational, and criminal justice costs of the IOs invasion. And our Congress will not act to help the states fight the illegal flow and facilitate their deportation, which is their literal responsibility.

### Our Bottom Line

The VAST majority of the American public is sick of and disgusted by this un-checked invasion of our country, that is after all is said and done being “promoted” by the no political guts, no action Congress — to say nothing about the publicly dysfunctional occupant of the White House and his side-kick.

o o o o

### Thoughts and Perspective on the IO Invasion

Here are a few points to consider regarding the IO invasion over the ‘last’ 20 years and the 7-plus years in particular.

- American business has always had a love affair with the cheap labor that comes in illegally. This is one of those unspoken truths that everyone knows about. And even though the business community publicly denies it, they have lobbied (often covertly) against any legislation that would put anything more than a Band-Aid on this open, bleeding National wound.

- IOs originate from countries all over the world. I remember hearing several years ago about an unfortunate woman from Poland that drowned in the river trying to cross into the U.S. from Mexico.
- The flow of more IOs is also directly encouraged and sponsored by family, friends, and businesses within our own borders.
- The governments of CSA countries promote the flow north to America and greedily wait for funds to be transferred back. Transfers made oh so easy by our very cooperative, well-lobbied, fee-charging banks. More on them later.
- And then there is Mexico... that more than any other country needs to be reminded that the sign at the base of the Statue of Liberty does not read,

**“Send me your excess population that you do not care to deal with”**

Mexico, in particular has not been willing to work with our government to establish a viable border control system. And why should they since they have at all right now. The Mexican government *aggressively promotes* this outright “population transfer” – the dumping of their own citizens across the US border — everyday.

Mexican officials permit (or it could not happen inside ‘their’ borders) and facilitate the passage of IOs from other CSA countries in traveling the entire route northward from their southern borders with Guatemala and Belize, with all the required payoffs, as well as fear of robbery and physical assault along the way. Some would call that facilitation of human trafficking. What would you call it?

Mexico already has NAFTA and the other CSAs are *very quietly* ratifying and implementing as many more NAFTA-type agreements as they can with an all too willing Bush Administration.

Mexico now grows the base crops for cocaine and heroin. They produce crystal-meth and grow marijuana. And then they ship, fly, walk or simply drive it across our currently fenceless, open, ‘duty-free’ border – everyday direct to our neighborhoods and into our people.

Again, Mexico does not need to establish to viable border control system with the U.S. government, because they already have one that works very, very well for them. The next time someone references the Mexican government as our partner in the Drug War ask them what planet they are visiting from.

And always remember my fellow Americans, that America has not owed the

Mexican government a damn thing since the Alamo!

o o o o

An Inconvenient Correction – IOBs

People that seek across the border with their kids and drop them in our schools need to be sent back home. That national abuse is bad enough, but the worst offenders are those that come over the border already pregnant and “drop” a baby only for the purpose of falsely claiming citizenship for that *functional baby* that some call “anchor babies” or what I would term and IO Baby or IOB! They could be viewed as really establishing *their* personal foothold and the child is merely a means to an end!

In some percentage of that scenario, after having the IOB they then send for the rest of their family to join them. And they all go right into our schools and social services pocketbook.

Others women come across the border and get pregnant while here to have their IOB. A statistic that would be interesting to know is how many ‘un-married’ IO women are having those babies. How does the church feel about that *responsible* choice?

These abuses will all end when We get the right leadership.

Law and Spirit

CSA IOs in particular bring their Third World lack of civilly responsible birth control practices into America and intentionally “drop” at least one child.

The IOs of their own free will *technically* break our federal laws by entering our country and then turn around and violate the *sprit* of applicable law by having their *citizenship* baby.

The 14<sup>th</sup> Amendment of the US Constitution addresses the citizenship of babies born to non-citizens. Again, for your convenience:

**AMENDMENT XIV — Passed by Congress June 13, 1866. Ratified July 9, 1868**

Section 1.

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall

abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor to deny to any person within its jurisdiction the equal protection of the laws.

o o o o

That is the 140 year old law. What do you think?

This unintended, and from the public's perspective non-existent loop hole needs to be clarified out of existence in 2008. Under revised legislation, fraudulently obtained citizenships will be at least suspended and some will be revoked. Then many will be repatriated – the baby(s), parent(s), and any other kids — with the bath water! It is truly unfortunate, but some children will be required to pay for the sins of their fathers and mothers — forced to grow up in their real country of citizenship!

To repeat — if “our” politicians cannot quit being “their” politicians, they too will be thrown out of their jobs and replaced with those that will — on 11-4-08.

Under the legislation the needs to be enacted in 2008 there will be no citizenship for babies born to IOs. One of the congressmen from Colorado has presented such legislation, but while that may sound good on television, thus far it is just cheap rhetoric. Action is required – where is the beef?

Believe me the world-wide announcement of that single legislative action will automatically slow the inward flow from all directions. Not as many IOs will be traveling here to have IOBs if they do not come with a “get-into-America-free” card! It goes to intent.

Point made. The Congress will act or We will!

o o o o

### **The Bottom Line**

The social and economic problems are caused in the greatest part by the CSA flow across our fenceless southern border. The flow has only increased over the last six years under the **Bush Open-door Illegal Entry Program**. Specifically, it has accelerated because many of the IOs believe that Bush and the special interests will succeed in declaring some sort of an amnesty for them and provide a path to citizenship for all those here illegally.

Fortunately however, thus far that potential national disaster has been avoided. The primary reason it has not been pushed through the well-lobbied Congress is that they know what the voting public will do if they pass such legislation.

And more than anything any lobbying group (or Bush II) can try to offer to persuade Congress to pass such anti-American public legislation – the 535 know the America public's real stance on the IOs. Forget the questionable public opinion polls — the Congress wants more than anything else to keep their jobs – and such legislation would cut them off at the real polls!

The worn-out, typical hype from the pro-IO Screammers is that these illegal visitors are helping our economy. However, that benefit has now been far surpassed by the massive and growing costs of social and medical services they are taking, to say nothing the gangs, the killings, the rapes, and federal (25%), state, and local prison space some of them are occupying!

It is time to stop the IO flow and begin sending **them back home** no matter what country in the world they came from. This is not personal, this is not business — this is American society standing up and saying that this unchecked human invasion cannot continue! Our society and our very way of life will in due time be destroyed, if it is not first stopped and then reversed, as soon as possible.

#### Only Necessary

We will commonly acknowledge that this is a publicly necessary, but difficult action to consider — even for many of those totally in favor of such aggressive resolutions. Especially when we are sending women and children back to their home countries that often provide lesser living conditions. However, we did not authorize or make the problem – it is the IO adults that came here under their own free will that did.

Our national alternative is to allow them to stay and rapidly increase in number, and perpetuate their growing negatives on the economic and social welfare of America.

The IO issue is a very negative force within today's Status Quo and it will not be allowed to continue. It must be citizens, legal occupants, and authorized visitors, only....

#### **The People's Sense**

The following are deemed to be the foundation upon which realistic American Population Management (APM) and Immigration Control Policy (ICP), and supporting legislation will be built. The American electorate will anticipate such legislation to be clearly defined and communicated, passed into law by Congress, and signed by Bush II or over his expected veto (and without any Presidential Signing Statement altering that legislation!) and before 11-4-08.



I acknowledge that is a tall order for the “do nothing” Congress and that they probably will not get all this done before 11-1-08, BUT, those that are elected to the White House and Congress on that historic day will know after hearing it from the electorate during the campaign what the mandate is from the voters and to be immediately about the People’s business when they are sworn in January 2009. Clean up the mess and get it done.

Parts of what ‘could’ get done before 11-4-08:

- As **Job Number One** — the Congress of the United States will issue a unanimous and very “public declaration” to all foreign governments and their people, that all illegal movement of persons into this country will cease immediately. All future violators and their families will be briefly detained, no court process required, and immediately deported back to their home country. And those within this country that were providing them refuge and/or assistance in that illegal entry would be subject to criminal prosecution, including the same immediate deportation if such person(s) not a US citizen and that will include Permanent Resident Aliens.

As a side-benefit — this legislation will begin to decrease the need for Immigration Lawyers! They will be one of the first occupational groups required to begin looking for other and hopefully more socially productive employment.

- We will initiate the National Population Registration (NPR) of all U.S. citizens for purpose of implementing a unique National Citizen Identification (NCI) Biometric card. It will contain at least photo and fingerprint data and be linked into the secure national database. And for those who are screaming “Big Brother” all I can say is, “Bush II”.
- To be clear, all persons desiring to stand on US soil from this point on will be registered – photo and fingerprints, plus! No exceptions or exemptions will be granted, including diplomats and their parties.
- The resulting National APM System database with the viable US population identification data would prove to be a tremendous asset to Homeland Security and our law enforcement at all levels. It will greatly assist local law enforcement to know who they are dealing with in any situation, as well as identifying victims of crime.

All this is an unfortunate, but absolutely necessary evil considering the current state of the world. I share some of the concerns about the Patriot Act provisions and the way that the Bush II administration has systematically been destroying the Bill of Rights! Those violations will be stopped and corrected.

- As is offered in another proposal, by July 4, 2008 English will be designated as the official language of the United States of America. What a concept!

Additionally, people will need to know English when they arrive here with the intention of living and working. We the taxpayers will no longer be subsidizing the usage of any second language. We Americans do not need another one language in our own country.

- The issue of a “path to amnesty/citizenship” is taken permanently off the table. Stated very plainly,

**If a person is here illegally –  
they will never be granted U.S. Citizenship.**

*As stated in writing for the  
Silent Majority*

- The Congress will authorize and fully fund the rapid construction of a double/parallel chain-linked fence topped with razor wire across the entire 2,000 Southern border with Mexico. It will of course be equipped with motion-sensing technology to automatically notify Border Agents of any activity.

This project will not be let to the highest bidder and it will not be allowed to take forever to build. Congress will modify any existing construction projects as required. For instance, we do not need highway grade sound-barrier walls to keep people out. We could easily electrify the metal fences with solar power!

Further, it would be an excellent public works program for Border States. It could be staffed with a few thousand minor drug offenders now sitting in prisons as part of their final rehabilitation and a ticket back to society when the job is done. Most of them should not be in prison in the first place.

Some Americans would immediately volunteer to help build that fence if provided food and shelter along the way. The patriotic group of American volunteers – the Minute Man Project will enjoy observing the fence’s construction. Absolutely!

- Congress will rapidly amend laws that are currently abused to claim US citizenship for babies born of IOs. This cannot be the intent of the existing law and it is absolutely against the will of the American public.

People come across the border to “drop their baby” or get pregnant while they are here, so that they may obtain a foothold with that “functional” child – and obtain a get-into-America-free-card to receive get medical and other public services extracted from our tax dollars. This will end.

- As critical follow-up to that legislation:
  - All IO Babies (IOBs) born illegally in the U.S. since December 31, 2004 or earlier will have their illegally obtained citizenship status **Revoked**. They along with any family members will be immediately repatriated to their home country and without needless court processing.
  - All IOBs born illegally in the U.S. since December 31, 1999 will have their illegally obtained citizenship status **Suspended** and that date will probably moved back into the nineties.

From those dates backward, we will begin to work out any other details.

One option is for those children and their families in the second group to also be repatriated. The child could then be considered for return to the U.S. after they reached the age of 18 or 21 and can speak, read, and write English and satisfy any other immigration requirements at that time. No guarantees.

Further, as we conduct this grand, national housekeeping exercise, it will probably be advisable to suspend citizenship status for children born to “legal” visitors, as well. This would include anyone not a US citizen and could be the rule for several years. This is another backdoor way of gaining citizenship for the children of those that are here and have no intent of becoming citizens themselves. It is another abused way of playing the system and the statistics on this could be very sobering.

Yes, that is very hard policy. But it is fair, prudent policy and to the direct benefit of the Common Good of our citizens and society. We the People did not ask for or create this mess, but We will have to direct the national clean-up.

o o o o

### **Considerations on the Overall Immigration Policy**

Our own people are dealing with reduced employment opportunities caused in part by programs such as NAFTA, and the unchecked corporate Outsourcing of manufacturing and other jobs such as those in the Information Technology industry to other countries (India) around the world. Therefore the ground rules must change for the sake of the American job opportunities, our economy, and to cut the costly overhead that the un-natural IO population forces upon us.

One of my personal sayings on this issue is that just as every other country has the right to say,

*“we do not owe anyone that was not born here, and legally, a job or anything else”*

Except maybe a ticket back home. That especially applies to anyone not invited here in the first place.

- All legal non-citizens, desiring to remain in the U.S. will be required go thru proper Immigration and/or State Department procedures to obtain a new Alien Worker Id Card is part of the NPR process mentioned above.

That re-registration will provide us with an updated photo and require fingerprints, as well. We are already beginning to collect such personal data from visitors at international airports. This practical requirement will support our Homeland Security Department in controlling and tracking non-citizens inside our country, and will greatly assist and protect our state and local law enforcement, as well.

#### Multi-year Freeze Required

As we continue to develop APM policy regarding the non-citizen population, we should very well determine to completely **freeze all** immigration for at least a few years starting in early 2009. America has done this before when it was deemed nationally prudent and it is more than reasonable to do it now.

Further, if we want to put pressure on IOs and the countries that send them here, we must put the squeeze on Legal immigration because their lobbies will in turn put pressure on the Congress. It may sound a bit juvenile, but it will be very effective! Also, we will freeze the issuance of Green Cards and the awarding Permanent Resident Alien status for a few years as well – until things are under practical control. That way people can quit complaining about the application backlogs and just leave!

Actually, there are situations when practical can have the appearance of being cruel.

The existing annual immigration quotas as they exist and do not exist by country will be publicly published on the Internet by the US Congress in 2008 along with all the current exceptions and exemptions allowed by country and any other category of entrant group. This too will be grim reading at times and explain other avoidable issues within our borders.

The annual quotas by country, as well as any exceptions and exemptions by group will be overhauled with the American public's *consent* before Legal Immigration is restarted.

### Who Makes the Rules?

I am sure that some of what you are reading is a bit hard to imagine. Or it seems unrealistic to expect such Change to ever happen, even though many are reading CS2 and thinking this all sounds about right to me!

Be assured my fellow Americans that these and so many other positive Changes to be presented, absolutely can and will become part of our daily experience if *We the People* boldly decide to run our own nation. Therefore, please be encouraged!

There is more.

### No Non-Citizen Crime Allowed

To assist state and local law enforcement — non-citizen and especially IO crime of any kind against our citizens will no longer be tolerated. This hard-edged legislation will be phased-in with adequate advanced public notice beginning in late-2008 and will be in full force in 2009. There will be more on this topic later.

Serious violators of crime and their families will be subject to immediate repatriation and the loss of any citizenship status. And the person(s) had better not return to the US as so many have done in the past and still do. Going forward we will politely disregard whether or not we have a Reciprocity Agreement with a given country. This will not be handled as returning a criminal, but simply *returning some of their citizens that have wandered off and just needed to be returned!*

And the State and/or Homeland Security Departments will be sent the bill! The states will greatly appreciate that.

Finally, no persons illegally in the country will be employed and no public services will be provided. We are talking about that necessary national housekeeping exercise. Written like a true taxpaying American!

### Below the Bottom Line

Granted those do sound like tough policy positions considering what we are putting up with in recent years, but such controls are accepted as standard policy in most other countries. Further, long-standing problems often demand hard

actions to correct — and We do intend to correct them. Again, with these types of rational, national policies America is only catching up with what most other nations consider to be normal.

To state the Plain Truth — which is blatantly ignored by the Congress, the White House, and those self-serving lobbyists — is to say that while IOs were a problem prior to the 9-11 tragedy the continued un-checked flow of them instantly became a National Security issue on that tragic day. IOs, drug traffickers, and anyone else can literally drive across our border.

### When There is No Leadership

The current situation with the Congress and the White House grimly presents today's Americans with a collective incompetence in National leadership of a magnitude unmatched in 230-plus years of American history. Was that clear enough?

We the People must vigorously pursue and demand the implementation and aggressive enforcement of a viable National Immigration and Border Control Policy.

### And in the End

This is the beginning of our Third American Civil War! A domestic revolution — and we will not need to fire a shot.

And again, the Common Good of all our citizens – us – is to be addressed and be our first priority.

One of the most difficult things for any society to do is to correct past mistakes and/or inaction, in economic and social policy – I said **difficult**, but **not impossible** to correct. We can, we must, we will address our Population Management issues and learn to control our nation's borders.

We, Americans are a compassionate people, slow to anger. We cannot help but cheer the underdog because that is what all of our ancestors were. However, we must deal with this and other issues now so that our children and those that follow them will be able to enjoy this country.

There will be other requirements added to the overall APM legislation as the debate plays out over the next number of months leading up to the 11-4-08 election and well beyond it.

And as a by-product of our prudent, internal actions other nations of the world will be indirectly pressured to deal with their internal population and social

problems, and that in time could make living conditions within their home countries worthy of their own people wanting living there!

Consider that the leadership of other countries does not hate America, as much as they fear American Democracy. And the fact is that they (Iraq and Iran for example) are afraid to write a Constitution for their country and their people that is half as good as ours.

To close on what I acknowledge is a most difficult, yet critically important APM proposal, I would say that taking care of these population issues is our nation's absolute baseline — and therefore must be pursued and implemented to Preserve the Common Good of our people.

The rest of the proposals presented in CS2 and the others that will be developed in the future only serve to compliment and strengthen this national foundation – the effective and protective management of our own people and society.

The APM proposal you just read is extremely hard policy and honestly I did not like having to write it all down! But nobody else was. As far as I am concerned APM is the toughest thing we must do because it directly impacts individuals and families.

Granted, some of the rest of these proposals do get real tough, if not ugly at times. However, We must take charge of our national well-being for after-all it is our nation. Therefore, these are our problems to be resolved and We the People obviously are required to tell our elected leadership how to do their job.

o o o o

## **6. English as First and Only Language**

***“We have one language here and that is the English language.”***

Theodore Roosevelt

If there were any questions, that is our only answer summarized in eleven simple words.

### **Issue/Problem**

This National proposal declares that English will be the only officially recognized and tax-payer supported language in the United States of America.

This is the second of the three (3) overriding social and economic issues that the American Agenda presentation is built around and upon. The other two (2) are the American Population Management and U.S. Re-Employment proposals that form the functional cornerstones of the overall American Agenda. All three (3) are critical to the restructuring of the National System for the Common Good of our citizens.

At first look my impression was that the proposal clarifying the national language controversy seemed minor in comparison to the other two complex issues, however that turned out not to be the case. As I struggled over the content of the draft, I began to understand just how clearly the language issue demonstrates what is wrong with Special Interest politics and the Congress, and what that irresponsible combination is doing to our National System. These became some of the hardest pages to write in all of CS2.

o o o o

### **More Common Sense**

Logically, a common national language may be seen as both glue and grease within any country's National System. It is *glue* in that it facilitates a common bond of intelligence that allows the people of any nation to easily communicate in speech and writing — whether they are in their native land or upon meeting each other in another country that has some other native language. It is a human comfort to easily communicate with other people.

It is *grease* in that it allows individuals and businesses large and small to easily interact, naturally facilitating effective and efficient communication within their own country, thereby promoting the flow of commerce and industry. It supports open and transparent communication which in turn promotes trust.



English has naturally and functionally served as America's only national language since that historic day in July 1776, over 230 years ago when our national ancestors declared their independence. There can be no prudent or practical rationale presented that could justify why a second language should now be legislatively forced upon American society, the tax-payers, and in particular, *We the People*...

o o o o

This proposal was deemed necessary for inclusion in CS2 to confront yet another negative side-effect of the unchecked Illegal Occupant (IO) invasion of America that is mainly coming from the Central and South American (CSA), predominantly Spanish-speaking nations.

Certain businesses, industries, and some pro-Latino Special Interest entities are lobbying to make Spanish a publicly supported language, funded by our tax dollars and forcing additional burdens on many businesses and a multitude of public services – and all of that only to make it easier for English-illiterate IOs to seek in and exist within our sovereign borders. That's the facts.

At last check 30 of the states had seen the unfortunate, yet public necessity to legislate and make English their state's official language. This includes the southern border state of Arizona that passed "English only" legislation under their Proposition 103 in the November 2006 election – and with a 3 to 1 voter approval margin. Consider that Arizona's citizens live on the border with Mexico and do not want Spanish supported in their state, by their taxes – to say nothing about the IOs that constantly wash through their state.

A somewhat interesting fact is that over 60 other countries around the world, including Belize located on Mexico's southern border, have declared English to be their official national language.

See the website [ProEnglish.org](http://ProEnglish.org) for more details on the issue.

The primary and logical reason that English was never designated as America's official language is that it has always been assumed that it was – why legislate the obvious. And you might reasonably ask why we should now be required to pass laws to certify our own language?

The answer to the question "Why" in this case is the same response as for many of the other on-going issues facing the American public – it is the *dysfunctional* Congress of the United States of America.

Dysfunctional, with regard to the Common Good of our citizens, that is. It is both Houses and both political Parties in the Congress that refuse to act

responsibly and to Protect the Common Good of American society.

In too many cases, the Congress as a united body works in a “coordinated” manner to Provide legislative action or *pre-meditated inaction* clearly for the benefit of Special Interest entities. Congress’ Common Agenda is rapidly becoming retention and use of legislative political power that serves the Few, at the expense of the Many. And the situation has only gotten worse since 2001. Can any objective person argue with that observation?

That “Few over the Many” political reality is what drove the common people to leave the Old World and come to the New World. It later caused our national ancestors, the American colonists to declare their independence from the Old World Order and establish a government designed to be ruled by and for the Common Good of the Masses.

Take a few moments and consider — that oppressive Old World political reality is what We the People are finding ourselves living with today. And even though we do not like to consider that to be America’s reality – I know and you know — that statement is far closer to the Plain Truth than any of us want to admit.

o o o o

For now, it would serve us to acknowledge that the US Congress that has pretty well refined their ability to screw-up and/or to ignore even the most practical things. And with regard to the topic of this proposal, they are currently dancing around making English the official and only tax-payer supported language of America.

Let us continue with this heart warming example of Special Interest politics.

**You Want the Truth — We Will Share the Truth**

What the various Special Interest lobbyists are *really* pushing the Congress to do in this case is to enact national legislation certifying Spanish as the second tax-payer supported language in America. They do not give a good dam about certifying English — their only concern is for Spanish to be added to the tax-payer’s tab! Give that angle some thought if you haven’t already.

Further, the Congress and the all too willing Bush II White House are not working on this Spanish-on-Demand legislation because they are worried about a small ‘screaming’ portion of America’s Latino community or that they are interested in Latino campaign donations or to help secure Latino votes down the road — or because they really care about Latino’s. The American Latino community legal and IO should not kid itself!

Their Special Interest “mission” is only to make it as easy as possible for non-English speaking, cheap, IO, Latino labor pool to exist and grow within America’s sovereign borders. They want cheap labor no matter what language ‘it’ might speak.

Further, the Special Interest does not care about any of the negative civil behavior of any IOs that seek into America from all over the world, or what conditions they may be required live in after they arrive. They do not care or consider any of that *their* problem! And on top of all that, they definitely do not want their taxes raised to pay for the costs generated. It is commonly known as, “They want their cake and to eat it, too.” And so for they are doing just that!

And they are not alone. Today (which just happens to be Saturday August 11, 2007 at about 6:25am, and I am refining the draft a bit before I go to work), in too many cases the Special Interest entities on various issues are clearly winning the struggle for Power and Control over our National System – the way America really works on a day-to-day.

We the People are paying a growing price in actual lives and dollars, and at the same time observing as our nation’s quality of life slowly erodes. This is not the way things are supposed to be.

o o o o

With this example of just how little ‘that’ Special Interest entity really cares for the welfare of the IOs, let us bring our focus back to the Congress and “their” true level of interest in the People’s Common Good.

If, we step back at look at the Big Picture for a sobering moment, I believe it is easy to observe that US Congress is also exhibiting less and less concern for the conditions that average Americans are required live in.

The next you hear them referred to as the “do nothing Congress” – consider that they are doing something for Them, but are doing nothing for Us! That is the net result of their work. It is only the Plain Truth, folks.

This would be a good time to refer back to that Grievance List and see how often and well that statement can be applied there. Ponder that for a few moments my fellow Americans. The good news is that We the Power have the absolute Constitutional power to correct this dysfunctional national condition and that approach will be addressed in Part 5.

o o o o

**Our Crisis**

The overall and growing national Crisis is that IOs are not only being allowed, but are encouraged to trespass and violate our borders by land, sea, and air from all over the world.

That steady IO flow is the intended net result of various Special Interest driven legislation and domestic propaganda campaigns.

This *correctable*, national condition is intentionally being promoted by Special Interest, non-Democratic and overtly *dictatorial* population management policies orchestrated primarily to benefit corporate profits and very short-term thinking — and all at the total expense of the taxpayers and with complete disregard (if not contempt) for American society.

*We must declare* such dictatorial policies and the increasing social negatives they generate will not be allowed to continue.

o o o o

As a result of Congress' national irresponsibility on such a bone-marrow, national issue — it is now necessary for Americans to demand that English be legislated as our only national language.

This is yet another case where narrow-focused, Special Interest and irresponsible business lobbies with far too much political influence are imposing something on American society that is not in the best interest of the nation or the Common Good of the citizenry.

Again, the Special Interest agenda operating here is the socially inappropriate push to have Spanish in both voice and written applications to become a *mandatory* requirement for private enterprise and countless public service programs.

Looking at the Bigger Picture — Special Interest politics, supported by various screamer groups have thus far succeeded in the total suppression of an absolute Immigration Control Policy and creation of a totally practical National Id System. Now they would force the government (our taxes wasted) and business large and small (the cost of goods and services avoidably increased) to accommodate non-English speaking (or reading or writing) IOs within our National System for long periods of time, if not for the rest of their lives – and without ever being required to learn our language.

Calmly and rationally observed, this is part of a coordinated Special Interest campaign intended to wrestle control of American society away from We the People. This is not conspiracy theory — this is what is happening right before

our eyes! To make our country as comfortable as possible for an endless flow of IOs to move in, live, and multiply.

In over 230 years America has never seen the practical need to so accommodate any other group and we are not going to start now! I call this type of situation Beyond Sense (BS).

This has all the makings of an American nightmare, not a Dream. *We the People* must now awaken and bring an end to this bad dream.

o o o o

### **A Question of Hemispheric Balance and Nation-to-Nation Responsibility**

During the 2006 Congressional campaign a congressman from a middle-America state was on the evening news and was asked about the problem illegal immigration. In his response which was anti-IO, he commented that if the flow of IOs was not stopped it would “ruin the fabric of American society.”

I had not heard it put that way before, but thought that it was a good way to frame the situation. Having thought about the meaning of that comment and how it might be presented in CS2, brings me to the following remarks which were a bit difficult to develop, and will be difficult for some to read, but such concepts must be considered as we work together to define and control our nation’s future.

#### **Blending into the Melting Pot**

Whatever happened to the idea of groups blending into American society?

Using a harsh, yet appropriate analogy — instead of a blending into American society that a legal and fully controlled entry of foreign-born Latinos (and others) could accommodate – there continues to be a deliberate, pre-meditated, and orchestrated “dumping” of CSA population, northward across the US/Mexican border.

Bluntly put, it has created a virtual social and economic “oil-slick” across our entire country and throughout our National System. The CSA people are arriving in such numbers that they are trying to install their national customs and habits within our borders rather than learning how to adapt to our culture as other ethnic groups have been required to do and have done in the past. So much for blending in!

Going forward, the sources of that growing oil slick must be stopped (a 2,000 mile fence will be a good start) and then cleaned-up in order to Preserve the “traditional fabric” our society, or we can just kiss it good-bye. Is that clear

enough?

Note to reader: Again, I can completely understand why this piece in general could be seen as ‘somewhat’ prejudiced in its tone and content. I will assure you that it is not. It is written from the absolute point-of-view of the average, disgusted American citizen. You know, the Silent Majority. Being absolutely pro-American does not make a person anti-immigrant or a racist of any kind. After all it is our country, so hang in there.

o o o o

That said allow me to explain the “hemispheric” reference. It will be expanded upon later, but this is an appropriate application of a foreign policy concept whose time has probably come. Hold on tight and let’s go back about 500 years in our hemisphere’s political history.

So there it was, the Western Hemisphere circa 1508. You know about the time that the Native Americans were beginning to introduce the tobacco plant to the world. Talk about paybacks!

Over the next few centuries the New World would be colonized (a nice way to put it) mainly by the England and Spain, with a little bit of the French and some others. However, the main players were England and Spain. In the end things pretty much wound up with England taking control and colonizing what is now America and Canada, with Spain doing the same with what became Central and South America.

Since England and Spain never did get along very well and after it all was sorted out including right through to the “Alamo” — the hemisphere was virtually split in two (2) at what is now the good old US/Mexico border. Go figure! Each “half” was initially conquered, then settled and developed under totally different yet *equally oppressive* dictatorial-style governments, with different ‘primary’ languages, and different primary religious authorities.

This is where the concepts and reality of Hemispheric Balance, and nation-to-nation responsibility comes into play. To the North it was English and the Protestant Church of England. To the South it was Spanish and the Roman Catholic Church. There were of course some sprinklings here and there, but overall that is how it shaped-up and it stayed that way through today.

o o o o

Bear with me on the following scenario. Sometimes it is beneficial in the problem solving process to observe other similar, but not rally identical situations for a better perspective on the situation you are dealing with. It is

perspective that will take some time for us all to think about.

Our buddy *Webster*, defines *ethnic* as,

a member of an ethnic group; a member of a minority group who **retains** customs, language, or social views of the group

We have all heard about the *ethnic cleansing* that took place in Eastern Europe after the fall of the Soviet Union. The Soviets had literally been sitting on top of the ethnic Servs and Croats hatred for each other for seventy (70) years – 7 decades — not allowing them to go after each other again and again as was their “tradition”.

But then, as I like to describe it, as soon as the Soviets left those “people” dug up the floors in their homes, pull out the old grenades, and tossed them over the fence at their *neighbors*. After 70 years!

o o o o

We have been watching a similar yet exceedingly worse display taking place in Iraq. Worse because it is a lethal combination of:

- Shiite Moslem vs Sunni Moslem
- Moslem vs Kurds
- Tribal, yes ‘tribal’ warfare Sunni Moslem tribes
- Tribal warfare Shiite Moslem tribes
- *Eye for an Eye*, payback killings by Shiite’s for 20-years of the Sunni minority that under SH’s rule had military power over the Shiite majority (60%). And abused that power.
- Shiite and Sunni intruders sent from neighboring countries in the region.
- And, let us not forget, the original reason for the Iraq War, who gets the bigger share of Iraq’s oil rights and revenues. But I digress!

Appropriately, there will be more on that grim reality when we review the Military Industrial Complex.

o o o o

You are asking how this applies to our primarily Latino IO problem. Our IO problem would never become that violent. And of course it would not.

However, we are approaching a forced and un-natural, cultural imbalance that is unprecedented in history. I believe it is fair to say that there has never been a “peace time” migration of one culture’s people, in this case represented by the CSA countries into another culture – America.

We have watched a few million Iraqi's flee into somewhat accepting neighboring countries, with permission. However, that is wartime and the neighboring countries have complimentary cultures. Those receiving countries are struggling to support what they intend to be only a temporary influx, to be returned when the war ends.

You may ask what this has to do with ending the current Latino invasion of North America. With the 1986 Immigration Act and citizenship amnesty granted what termed out to be several million IOs, our government under the Reagan Administration told the American public that was it. That we had an official Guest Worker Program and that business would then be penalized and prosecuted for employing IOs from then on — just like they are paying lip-service to now.

Some 22 years later, bad history is trying to repeat itself. And if it does, just like the Eagles once sang,

*“You call some place paradise, then you can kiss it good-bye”*

o o o o

I will somewhat abruptly end this piece now. These are the hard issues for each of us to seriously ponder. And our nation's Destiny is the only thing at risk.

And I must challenge the reader to consider how they would attempt to frame such issues. We are hereby challenged to have this national discussion because America does not have:

- An official national language
- A viable Immigration Control Policy
- A controlled National Id System
- A controlled Visitor Tracking System

We will either have an America they we can recognize or we should declare the United Nations building in New York City the new nation's capital and start living under their jurisdiction.

### **The People's Sense**

As stated, the unfortunate need for us to even address this issue easily ties into American Population Management and the Immigration Control Policy about reversing the Latino invasion (and from around the world) and the growing negative impacts it is forcing upon American society and the taxpayers. This language “side-issue” in that broader IO Crisis needs to be brought to a rapid



close and the “US” Congress needs to have English declared and certified as our only language, by let’s say July 4, 2008.

Businesses may and government will then quit producing any public materials in Spanish or any other language and wasting our good tax dollars. For example, the growing practice of printing federal, state, and various local public service information in anything but English will stopped. Further, Spanish-only speaking people will be held responsible for bringing their own interpreter with them to public offices, e.g., traffic court.

This is clearly another “or else” type of an issue for any politicians that plan to run in 2008 for the Presidency or the Congress. Challenge them on it when they are campaigning – find out who they are really intending to work for if elected or re-elected.

#### Some Considerations

- Just as any other group that has come to America, and is expected to **blend into** the great melting-pot, the Spanish-speaking will not have the on-going use of their native language supported in this country and certainly not by our taxes.
- The one-language issue will also be inserted into the Naturalization process. Going forward people will be **required** to not only speak English but to read it as well, or their **initial** application for American citizenship will not be granted. Other countries do this and we will make no apologies for finally tightening our *non-citizen rules*.

The same restrictions will be applied to requests for Green Cards and Permanent Resident Alien status, as well. The line will be drawn.

- Large numbers of the IOs flowing into the country from the CSAs do not know any English and may not naturally possess the ability (let alone the desire) to learn it or any other language beyond their own. This does not imply they are un-intelligent, but simple fact is that not everyone has that natural ability to learn another language.

During the National Population Registration (NPR) process, IOs that cannot speak English will be among the first to be repatriated because they are simply the easiest to identify. And no one had better mention the word ‘profiling’. Go sit in your local traffic court some day and observe — it is appalling.

- I spoke with a first grade teacher in early 2006 in Loudoun County, Virginia (just outside of DC). She had been teaching in a local elementary school for

six-plus years and had changed schools at the start of the school year. She told me that the conditions were the same in both schools and it was getting worse each year – stating that she was in practice having to teach English as a Second Language (ESL) in her regular class since so many kids did not have English language skills. Repeat that in thousands of classrooms across the country.

Do I even need to say how much this degrades our children’s education?

#### What Personally Disturbed Me

On the lighter side, I will share my personal irritation by relating an experience I had with what I consider language related government waste. For many years I have traveled the I-64 inter-state that runs the 60 miles between Richmond and Newport News, Virginia where my father lived and beyond that to the Outer Banks of North Carolina (I love it there). For what seemed years there was not a public rest area on the eastbound side – it was perpetually under construction. But, it finally opened and is a large colonial style brick building – you know the classic Williamsburg image. So I stopped to check it out one day and see how my Virginia tax dollars were being spent.

I walked up to the men’s room and the signage next to the door had the usual little international symbol a man that *is intended* to cover all the bases and below that the word, “Men.” No problem. But, below that it had another word, “Hombres.” When I saw that ridiculous waste of good taxes — I was disgusted! Virginia is over 1500 miles from the Southern border.

Sorry, but I just had to share that one with you. Have you had a similar experience?

o o o o

#### They Are to Work for Us

The Congress must be made to remember that they are to work to promote the Life, Liberty, and the Pursuit of Happiness of American citizens. That is their purpose and reason for being as declared by The Founders.

If Congress would only grow some political guts, these types of no-brainer issues could be practically resolved. Such matters would rapidly become a fading memory for Americans and we could stop wasting our tax dollars continuously re-studying or discussing such issues. The People might even begin to appreciate and respect the Congress again. Their job “disapproval” rating in 2007 was higher than that of Bush IIs — which is hard to top!

It would be highly beneficial, IF, the Democratic Party in particular would finally wake up and remember that they, as opposed to the Republicans that willingly bow to Business, are supposed to be the Party of the American people and that means American citizens.

Democrats were not elected (by the majority of) their Party's voters to serve every foreign-based group that comes here and wants to claim citizen-level Rights and Liberties. Those non-American born people are "screaming" for privileges that they do not deserve and often could not begin to get in their own country.

For years it seemed to me that we functionally have Republican and a semi-Republican Party operating under that beautiful Capitol Dome. And that is functionally not good, for the Common Good !

Yes, the Democratic Party does need to wake-up and realize that while there is certainly a place for Liberal policy considerations in our Democratic system – that there are prudent and practical limits when the Common Good of *We the Citizens* is clearly at stake. Can there any question of that being the case today?

If all the members of US Congress, regardless of Party affiliation, would set about doing the People's work, would declare and aggressively promote a true National Vision for America, then they would not be required to raise millions of dollars to get re-elected. They would be doing it the old fashion way – they would earn it!

Currently, though both Houses of Congress are not demonstrating a patriotic, citizen-oriented stance on this basic national issue and too many others, as well.

Challenge every candidate about this as they come around looking for your donation and vote.

Enough said.

o o o o