

Pamphlets

No.7 Kate Steinle IMRA

"[Is] rapid population [growth] by as great importations of foreigners as possible... founded in good policy?... They will bring with them the principles of the governments they leave, imbibed in their early youth; or, if able to throw them off, it will be in exchange for an unbounded licentiousness, passing, as is usual, from one extreme to another. It would be a miracle were they to stop precisely at the point of temperate liberty. These principles, with their language, they will transmit to their children. In proportion to their number, they will share with us the legislation. They will infuse into it their spirit, warp and bias its direction, and render it a heterogeneous, incoherent, distracted mass... If they come of themselves, they are entitled to all the rights of citizenship: but I doubt the expediency of inviting them by extraordinary encouragements."

Thomas Jefferson: Notes on Virginia Q.VIII, 1782

Can there be any doubt Marxians and libertarians have extended "extraordinary encouragements"? If there is one single issue requiring massive retaliation it is immigration; thought beyond the reach of a viable solution by politicians but well within the reach of Democratic-Republicans in CommonSenseCession; 31 states refusing to consider amnesty, demanding instead a viable and comprehensive resolution of the illegal migration issue.

Of the "...long train of abuses and usurpations" evincing "... a design to reduce" the United States to "... absolute Despotism" illegal migration is at the top; the "browning of America" that has resulted in an unending list of tragedies at the hands of migrants who have no right to be here.

One of the most horrific was the murder of Kate Steinle and preferential treatment afforded to illegal migrant José Zárate; on Texas probation, seven felony convictions and deported five times yet acquitted by a San Francisco jury of all murder and manslaughter charges but convicted of being a felon in possession of a firearm overturned on appeal to the California Court of Appeal on a technicality; "the judge failed to instruct the jury on one of his defenses" i.e. García Zárate did not have possession of the gun long enough to warrant a conviction...but he did have it long enough and the presence of mind to throw the gun into the bay.

The Steinle family sued the City of San Francisco for failing to turn in custody García Zárate over to ICE for deportation given the sanctuary policy but Magistrate Judge Joseph Spero, winner of the City of New York Bar Association Thurgood "Do what is right and let the law catch up" Marshall Award, dismissed the claim as did the Court of Appeals for the 9th Circuit.

The courts did allow the suit to continue against the Bureau of Land Management; the gun was break and enter stolen from an agent's car ergo blaming the victim and pushing liability upon a federal government barred from deporting García Zárate by the sanctuary policy. In February 2020 García Zárate was found incompetent to stand trial for federal charges by Obama appointed District Judge Vince Chhabria who is also presiding over the consolidation of the federal Monsanto suits. Madness...

The senseless murder of Kate Steinle is probably the most profound example of the "In your face" abuse of the justice system by Marxians that came to the fore with Obama. Too clever by half as evil is wont to be; the Illegal Migrant Registration Act (IMRA) has a face and a name in Kate Steinle and the politically aligned judges and attorneys are on notice; Kate is in good hands...but they have been handed over for judgment by the highest court.

Chief Justice John Roberts rebuked President Trump for criticizing District Court national injunctions issuing a rare statement saying "We do not have Obama judges or Trump judges, Bush judges or Clinton judges. What we have is an extraordinary group of dedicated judges doing their level best to do equal right to those appearing before them" thus putting a veneer of principle on an obviously unprecedented Marxian strategy. Chief Justice Roberts did so again by casting a vote against the "Are you a citizen of the United States" on the census presuming to divine nefarious intent rather than extend the established deference...solidifying his legacy as the new swing vote replacing 'penumbras and emanations' Justice Kennedy.

By joining to block the citizenship question from the 2020 census Roberts gave life to the idea a common sense question and the attendant concerns about vote fraud was politically motivated i.e. racist. In the process Chief Justice Roberts also solidified his place on the wrong side of history; illegal migrants do pose a threat to a vote based upon the honor system in a time when honor is just a word to most and perceived as a weakness by Marxianity.

For over 40 years emboldened neo-Marxist "progressives" have exploited every weakness whether complicit libertarians representing the Chamber of Commerce, unenforceable immigration laws or differing state by state requirements for identification which in turn has been used to slowly embed tens of millions of illegal migrants as a shadow constituency indistinguishable from actual citizens...all represented in the House of Representatives in the most obvious of vote frauds, and in many instances the only plausible answer for a number of Democrat election victories.

Simple extrapolation and analysis of a Hispanic population that has grown from 6.5 million in 1960 to over 60 million today evidences there are actually over 40 million illegal migrants from Mexico, Central and South America i.e. seats in the House of Representatives hence the sanctuary policies. The founders could not anticipate mass migration and as such used the word "numbers" rather than "citizens" in the Constitution for the apportionment of seats the House of Representatives; if the 40 million plus common sense and mathematics says is accurate that would mean illegal migrants have more seats in the House of Representatives than 22 states combined.

With the 2020 census now omitting the question of citizenship both the "progressive" Democrats and complicit small 'r' libertarian republicans have been spared making the actual numbers known for fear of justifying a very real second American revolution, ergo, both will move as soon as possible to begin the process of "immigration reform" which will invariably include amnesty and the "pathway to citizenship".

AMNESTY, *n.* The state's magnanimity to those offenders whom it would be too expensive to punish-Ambrose Bierce, *The Unabridged Devil's Dictionary*

The IMRA is designed to reverse the 50 years of intentional neglect and corruption which has resulted in chaos on the southern border and created an untenable political situation in the United States; a political situation both establishment Democrats and small 'r' libertarian republicans will attempt to mitigate with general amnesty due to the multifaceted costs attendant to enforcing and regaining national sovereignty in yet another case of the premise destroying the object as with multiculturalism.

Rewarding illegal behavior with amnesty serves the interests of Democrats and unprincipled libertarian republicans but not the American people; amnesty would be nothing more than a white flag of surrender putting the Constitution in mortal danger, and as such those who would pursue amnesty have made a conscious decision to oppose a very real Creator close and getting closer every day. The emissary writing ex cathedra is authorized to present a counteroffer; there will be no amnesty and the tens of millions of migrants Marxians hoped to enslave will have a new birth of freedom...they will take south or lose all.

The not so massive issue at hand goes to identifying, quantifying and tracking illegal migrants then addressing the costs such as those quantified in an Investor's Business Daily editorial titled *Non-Citizens Driving Up Welfare And Uninsured Rolls, Census Data Show*. Marxianity created a massive crisis and every crisis adds to Planned Chaos in the effort to capsize the USS Constitution.

While the primary purpose of the IMRA is accurate quantification and tracking, a number of incentives will be included to return to the rule of law; illegal migrants will no longer be illegal but rather self-supporting temporary guest workers, assets, with a very good reason to return to his or her country of origin in time; IMRA would transform Guatemala, Nicaragua, Honduras and El Salvador into a free trade zone designed to benefit the people of those nations rather than the existing ruling classes. The IMRA would also shift the burden Mexico has exported to the United States back to Mexico and require an end to the cartels even if doing so requires the force of arms.

IMRA is centered on the economic imperative driving economic migration; a congressionally chartered Migrant Conditional Admission Bank (MCAB) will have tens of millions of instant customers, Conditional Admission Migrants (CAM), who will be authorized to work for a well-defined period under equally well-defined conditions; identification will be issued to eliminate the countless fraudulent SS cards; SSA deductions now lost will accumulate; welfare programs benefiting migrants will be paid by migrants; the wall will be built and paid for by migrants...and ATMs will serve as tracking and real time communications with the U.S. Citizenship and Immigration Services.

The Illegal Migrant Registration Act (IMRA) would legislatively mandate the following:

- 1) The U.S. Citizenship and Immigration Services, USCIS, would be chartered to establish the Migrant Conditional Admission Bank (MCAB) in partnership with a consortium of large interstate banks with an initial capitalization of \$10B.
- 2) The MCAB would be connected to established banking ATM systems to provide a platform heretofore missing; real time migrant status and information exchange.
- 3) Standard ATM banking software would be augmented with programs to comply with USCIS requirements including transaction photographs and information exchange consisting of a brief message and if necessary a 'selected' response.
- 4) The software programs would include real time transaction photos to be transmitted to USCIS.
- 5) All USCIS photo capable ATMs would display an IMRA logo.
- 6) All interstate banks would be required to participate while intrastate banks with photo capable ATMs could opt in.
- 7) Banks would be entitled to and paid a \$2 fee from the MCAB for each IMRA transaction paid from the MCAB account of the migrant extended permission to work in the United States.
- 8) The USCIS would utilize existing or build facilities as necessary at both ports of entry and interior sites so as to process migrants entering or in the United States illegally.
- 9) The interior facilities would close after a six month mandatory registration period; all immigrants would be required to apply at points of entry thereafter.
- 10) The offices would be equipped with stations connected to a USCIS mainframe through which the station could connect to the MCAB to produce ATM cards with photos and unique identification numbers which will also serve as MCAB account numbers.
- 11) *All migrants*, including green card holders, those awaiting hearings and those in violation of visas would be required to register with the USCIS within a 6 month period; failure to register within the allotted six months would subject the migrant to *summary deportation without appeal*.
- 12) Doing so would require modification or repeal of legislation such as the Illegal Immigration Reform and Immigrant Responsibility Act of 1996. Summary deportation without appeal will be critical to the enforcement of immigration and integral to the IMRA.
- 13) The USCIS would have the sole authority to determine violation thresholds on an individual basis but would have no authority to alter policy to accommodate "sanctuary state" exceptions.

- 14) The day the IMRA becomes law is the day crossing the border illegally between the ports of entry then asking for asylum ends; the IMRA will require applications for asylum to be made in the country of origin or in the first country entered when leaving the country of origin if claiming mitigating circumstances.
- 15) All who cross between designated ports of entry will be subject to summary deportation without appeal; redress would be restricted to deportation at the nearest port of entry at which time and where the migrant can apply for MCAB status forever forfeiting the right to apply for permanent residency or citizenship as a penalty for crossing the border illegally between ports of entry.
- 16) Registering migrants would provide name, age, sex (male or female), height, weight, place of origin and biometric data including photo, fingerprints and DNA at which time the MCAB ATM photo ID card with a unique identifying number and USCIS email address and password printed on the reverse would be issued.
- 17) Registering using a false name is a failure to register and would subject migrant to summary deportation without appeal and forfeiture of the right to apply for MCAB status, permanent residency or citizenship in perpetuity as a penalty.
- 18) Upon registration the status of the migrant would become that of "Conditional Admission Migrant" (CAM) permitted to work in the US and its territories for a period not to exceed three years.
- 19) A Conditional Admission Migrant is a temporary guest worker under the jurisdiction of the United States but subject to the jurisdiction of their country of origin and as such not entitled to birthright citizenship as a condition of admission.
- 20) The 14th Amendment birthright citizenship would not apply to children born to a CAM while in the United States; Section 5 reads "The Congress shall have power to enforce, by appropriate legislation, the provisions of this article" ergo the condition is constitutional. Even current immigration law provides that fraud when applying for citizenship is grounds for revoking citizenship; crossing the border illegally then having a child is fraud writ large and to insist upon the words of the 14th Amendment without taking into consideration the specific debate language is to ignore Jefferson who advised *"On every question of construction...recollect the spirit manifested in the debates and instead of trying what meaning may be squeezed out of the text or invented against it, conform to the probable one in which it was passed"*.

The amendment's citizenship clause author Senator Jacob M. Howard of Michigan made clear *"...every person born within the limits of the United States, and subject to their jurisdiction, is by virtue of natural law and national law a citizen of the United States. This will not, of course, include persons born in the United States who are foreigners, aliens, who belong to the families of ambassadors or foreign ministers accredited to the government of the United States, but will include every other class of persons"*.

Furthermore, Section 2 makes clear citizenship is a primary consideration when determining abridgment of the right to vote; a negating vote cast by an illegal migrant is to abridge and the mere presence translates to more seats in the House of Representatives than 22 states combined and as such is abridgement writ large...seats that can be "reduced in proportion".

- 21) Registering constitutes acceptance of the conditional terms; the migrant must sign and complete a registration form clearly stating the conditions after which a CAM card would be issued and an individual MCAB account would be opened.
- 22) *With the introduction of the CAM card it will no longer be necessary to issue social security cards to non-citizens and green cards can be phased out simply by designating a category 'CAM Green'.*
- 23) For purposes of the work permit the CAM identifying number would mirror the function of a Social Security Card/number; all earned income subject to SS withholding would be taxed at the same rate as SS for purposes of IMRA but the funds would be deposited into the MCAB given the temporary status of the migrant.

Note: *Funds heretofore withheld from earned income as Social Security deductions from both green card holders who plan on returning to their country of origin and illegal migrants using fraudulent SS cards/numbers few would ever see again have the potential to pave the way home to the country of origin for most. To date, illegal migrants using fraudulent SS cards and numbers have considered SS deductions the cost of working illegally with little or no chance of recompense. IMRA provides conditional recompense and the MCAB provides a source of funding to reimburse social welfare programs benefiting migrants identified by the IMRA.*

- 24) For those who have been using fraudulent SS cards/numbers (ref: conditional amnesty provisions) an amount equal to 50% of SS payroll deductions to date would be paid into the MCAB account of the individual CAM from the Social Security Trust funds.
- 25) Immigrants with a Green Card and SS card who intend to remain in the United States as a permanent resident need only stipulate one of two CAM Green categories.
- 26) The first category would not change the status of the Green Card holder and the CAM Green card would only serve to track movement and provide the necessary information exchange.
- 27) The second CAM Green category would be an "opt in" triggering the funds transfer from the SS Trust Fund and future withholding to the MCAB in anticipation of a now mandatory self-deportation within one year. The CAM would be allowed to revert or reinstate twice but no more.

- 28) Work would be a condition of admission serving to 1) minimize the underground cash economy, 2) minimize illegal access to and abuse of federal welfare programs, and 3) provide a cash reserve to offset treasury expenditures, costs of IMRA enforcement and if subject to deportation the cost therein. Work requirements would begin with a minimum 20hrs per week.
- 29) Accepting a \$1000 fine for illegal entry would be required as a condition of CAM status. The fine would be deducted at the rate of \$50 per month from the migrant individual MCAB account within the first 24 months after registration.
- 30) Registration resulting in a conditional admission work permit would be subject to strict adherence to the terms of IMRA registration, the laws of the United States and continuing contact with the USCIS.
- 31) Failure to carry the CAM card would constitute a violation of the IMRA conditional admission and to deny CAM status when interacting with police authorized to enforce federal immigration law is to forfeit CAM status i.e. every police agency would be authorized to enforce immigration laws.
- 32) IMRA would require every CAM without exception to identify as such whenever and wherever contact is made with federal, state and local governmental authorities when conducting official business, officers of the law in particular; failure to identify as a CAM to police officers is to put both officer and CAM in danger given the fact it must be assumed the CAM is unfamiliar with both the law and culture; failure to identify constitutes a violation of the IMRA.
- 33) DACA would be superseded by IMRA; all those eligible for DACA would be allowed CAM DACA status as to apply for naturalization immediately upon the effective date of the IMRA.
- 34) CAM DACA would require adherence to IMRA with the primary focus upon background checks supported by affidavits attesting character and criminal history; felony conviction(s) would result in forfeiture of DACA status...three year condition work permit only.
- 35) Migrants with gang tattoos would not receive a CAM card but rather detained and scheduled for an expedited administrative hearing to determine a) the tattoos are in fact gang tattoos, and b) if a gang member, has the gang member been previously deported for a crime or is wanted for a crime. Gang violence is a driver for asylum requests and as such membership constitutes a prima facie justification for immediate deportation exists a priori.
- 36) All gang members would be barred from entering the United States and those who have entered illegally prior to IMRA would be subject to summary deportation without appeal.

- 37) After the initial 6 month registration period CAM card issuance will be at the discretion of the USCIS with immigration numbers set by Congress designed to offset the inordinate number of Hispanics that have illegally crossed the border in the last 50 years.

Tracking Illegal Migrant CAMs in virtual real time

- 38) Once registered the CAM would be required go to an IMRA logoed bank once a month and sign in to his or her individual account using the password initially provided on the reverse of the CAM card.
- 39) If the CAM has a message from the USCIS the ATM screen will provide instructions to make contact as necessary. Failure to comply with or acknowledge instruction constitutes a violation.
- 40) The USCIS will establish a website for general information and email exchanges with the CAM to collect additional pertinent data and to facilitate any necessary notifications.
- 41) The number on the CAM card would serve as both a unique identification number and email sign-in name so as to connect with the USCIS website developed for weekly IMRA exchanges.
- 42) All additional pertinent and/or ongoing information would be collected by email subsequent to registration.
- 43) A once a month visit to the website site would be required with the date determined by the USCIS at random to minimize fraud.
- 44) Email notifications will not include the ability of exchange; only acknowledgement. Failure to acknowledge constitutes a violation.
- 45) Compliance with USCIS email instructions would fall entirely under the authority of the USCIS; failure to comply with requirements would constitute a violation; two violations would result in an administrative hearing; three violations a revocation of CAM status.
- 46) Employing a migrant would require CAM status.
- 47) IMRA would require a CAM to identify as such to current or prospective employers.
- 48) The USCIS website would enable employers to confirm CAM status and photo ID; confirmation of status would be mandatory unlike the E-Verify program which would cease to exist.
- 49) A CAM would be able join a union; however the union would be required to reimburse all retirement deductions and any unused vacation if a CAM returns to his/her country of origin.
- 50) Upon return to country of origin the CAM card would be surrendered and a copy of the receipt would then be sent to the union evidencing the surrender of the card and waiver of conditional admission in perpetuity, only then would the union disburse.

MCAB Funds

Without question the vast majority of Hispanics are hardworking people and as such their pride and their honor require the opportunity to pay their own way. IMRA and the MCAB will forever remove the idea migrants are only interested in "free" rather than freedom. A primary focus of the IMRA is elimination of cash employment that often has migrants hiring fellow migrants to work on cash projects for far less than the value of the labor. That will end with IMRA and CAM status.

- 52) The initial \$10B MCAB capitalization would be supplemented immediately by CAM income receipts which would grow exponentially even during the initial six month registration period allowing for a high degree of incremental implementation of IMRA infrastructure; expedited wall/facilities construction and expansion of USCIS immigration courts.
- 53) \$5B would be immediately available for expedited wall/facilities construction and expansion of USCIS immigration courts; \$4.5B and \$500M respectively.
- 54) When the holdings of the MCAB reach \$20B the \$10B capitalization would be repaid to the treasury. Assuming 20 million CAM workers the deductions that would have been paid to the SS Trust fund but now paid to the MCAB, the \$20B mark would be met well within a year.
- 55) After reimbursing the treasury, 25% of all deposits to the MCAB would be set aside to insure reimbursement of migrant related costs at which time the 20% would be allocated as follows:
- 56) 10% for USCIS IMRA enforcement including immigration courts.
- 57) 14% for immigrant supportive services including welfare costs and victim compensation.
- 58) 1% to mandatory English and American civics/history classes. 1% of the MCAB funds are allocated to mandatory English and American civics/history classes for a specific reason; the fire under the melting pot must be relit in that the motto of the United States is E Pluribus Unum, out of many one, belies the fiction that there is strength in "diversity" when there are as many languages as there are cultures being spoken in a Balkanized country.

"It is certainly for the good of the whole nation to assimilate as much as possible all its parts, to strengthen their analogies, obliterate the traits of difference, and to deal law and justice to all by the same rule and the same measure."

Thomas Jefferson: Batture at New Orleans, 1812

- 59) The CAM would be eligible to apply and receive public assistance benefits but states would be required to provide and accurate accounting of CAM expenses as a condition of reimbursement from the MCAB.
- 60) Those states providing "sanctuary" and refusing to fully cooperate with implementation and operation of the IMRA would be barred from reimbursement.
- 61) If the costs for supportive services exceed the allotted 14% the deficiency would be equitably deducted from individual CAM MCAB accounts per capita; migrants will be responsible for paying for public welfare benefits for fellow migrants rather than passing the cost to American citizens.
- 62) The remaining 75% would be held in individual CAM accounts pending final determination of status; deportation or voluntary return. Citizenship is an entirely separate USCIS issue.

Conditional Amnesty

- 63) CAM registration would allow a onetime offer of criminal amnesty for those illegal migrants who used false identification prior to the IMRA.
- 64) Amnesty would be conditioned upon full disclosure in that any false statement in the application for amnesty would be grounds for summary deportation; the migrant would be required to surrender all unlawful identifications; explain when, where and how the identification was secured; reveal if any assistance was provide and by whom.
- 65) CAM registration would allow a onetime offer of amnesty for illegally voting in an American election.
- 66) Amnesty would be conditioned upon full disclosure in that any false statement in the application for amnesty would be grounds for summary deportation; questions as to where and when the vote was cast would be supplemented by how and why the migrant believed voting was permissible e.g. assistance and/or encouragement provided and by whom.
- 67) Registration would allow a onetime offer of amnesty for use of a fraudulent Social Security Number(s).
- 68) Amnesty would be conditioned upon full disclosure in that any false statement in the application for amnesty would be grounds for summary deportation; the migrant would surrender Social Security cards used fraudulently; provided any other number(s) used and a written explanation specifically identifying the source of the fraudulent SSN/SS card(s) including any assistance and by whom.
- 69) As an incentive, all SS deductions associated with the surrendered SS cards and/or SSN to date would be reviewed for accuracy and a portion of payments made to SS, not to exceed 50%, would move from the Social Security Trust Fund to the individual CAM MCAB account; the remaining amount would be forfeit as a penalty.

- 70) Migrants in possession of a valid CAM card would be allowed to apply for a driver's license in every state or territory after one year and completion of mandatory English classes; all driver license tests would be required to be taken in English and licenses would clearly indicate CAM status.
- 71) All licenses issued to a CAM would be required to have an expiration date matching the expiration date of the CAM card.
- 72) All driver licenses issued to illegal migrants prior to CAM status would be reissued free of charge by the issuing state when presented with a valid CAM card.
- 73) All licenses issued to illegal migrants prior the passage of the IMRA with false names must be surrendered as a condition of the IMRA amnesty; the states will hold harmless the CAM applying for a reissued license with a corrected name and information.
- 74) Surrendered licenses would be forwarded to the USCIS with the state reporting the total number of replacement licenses issued to CAM card holders weekly.
- 75) If the replaced license is unavailable an electronic copy of the replaced and reissued license would be required otherwise an IMRA violation would be entered against the CAM until resolved.

Violations, Summary Deportation...Voluntary and Involuntary

Failure to appear for judicial proceedings has served as a virtual escape clause for illegal migrants for decades. The IMRA is a judicial proceeding writ large; any illegal migrant who fails to register as required by the IMRA would be subject to summary deportation without appeal. Registering for the IMRA will start a process that begins with the illegal migrant learning that in the United States the law is not to be ignored; the IMRA allows very little latitude for ignoring the law while denying the District Courts to those who would impede implementation/enforcement of federal immigration law.

- 76) Waiver of judicial bifurcation or severance would be a condition of admission status with authority to adjudicate immigration issues exclusively vested in USCIS/Executive Office for Immigration Review (EOIR) with the exception of criminal proceedings on an individual basis with real time notification to the USCIS and immigration courts.
- 77) IMRA would provide \$500M as noted to reform the USCIS courts using the testimony of Andrew R. Arthur, Resident Fellow in Law and Policy with the Center for Immigration Studies, before the Senate Subcommittee on Border and Immigration on April 18, 2018 titled "Strengthening and Reforming America's Immigration Court System" as a baseline.
- 78) IMRA would mandate a commission be paid to ten current immigration judges selected for their experience and ten selected at random for participating in a three month process of translating Arthur's Senate testimony into recommendations for submission to the EOIR in the context of IMRA.

- 79) Due to the volatile and contentious nature of the issue, the process would require three separate conclaves lasting one week wherein invited guests would be given the opportunity to provide input to the judges; "Strengthening and Reforming America's Immigration Court System" is ample justification for clearing calendars when the backlog has now exceeded one million cases.
- 80) After receiving the recommendations the Executive Office for Immigration Review and Attorney General will have three months to review the recommendations and implement the reforms and expand the courts in anticipation of being able to track and communicate with every CAM. The entire process would be concurrent to the six month registration.
- 81) IMRA would require incorporation of two critical authorities; enforcing summary deportation and the ability to issue warrants for the arrest of migrants in violation of the terms of IMRA; warrants that would appear on the National Crime Information Center (NCIC) law enforcement computer system.
- 82) With IMRA CAM status there is no excuse for "illegal"; the police forces of every jurisdiction would have a mandate to apprehend illegal migrants and hold them for USCIS authorities.
- 83) Jurisdictions failing to comply would be ineligible for recompense of any type from the MCAB dedicated trust fund. Recompense funding would be an MCAB function exclusively.
- 84) Violation of terms IMRA conditional admission would be monitored and determined by the USCIS; failure to meet any of the statutory requirements would constitute a willful violation.
- 85) Three violations would result in summary deportation at the sole discretion of the USCIS; if a CAM asserts extenuating circumstances for any violation an appeal must be timely and if denied waiver by the USCIS the CAM can request an expedited hearing before an immigration court.
- 86) A second or third violation after a previous violation(s) is a waiver of appeal as to the previous violation(s).
- 87) If the CAM is charged with a misdemeanor the USCIS would be notified but if the CAM resolves the infraction to the satisfaction of the court an IMRA violation is not logged.
- 88) A felony conviction would constitute a gross violation of the IMRA resulting in summary deportation immediately upon completion of sentence without appeal and permanent exclusion from the US.
- 89) A DUI conviction would result in revocation of CAM status and automatic deportation.
- 90) Violating permanent exclusion by reentering would result in a mandatory sentence of 1 year compounded by any subsequent violation; e.g. 2 violations 2 years to be served in the migrants country of origin in accord with international agreements ancillary to IMRA.

Repatriation; Without Loss

- 91) Any CAM Green who chooses to opt in and take advantage of recouping a portion of SS withholding simply notifies the USCIS of intent to return to the country of origin; SS deductions to date would be transferred from the Social Security Trust Fund to the individual CAM Green MCAB account.
- 92) Should a CAM who has taken advantage of amnesty voluntarily choose to return to his/her country of origin, SS deductions to date would be transferred from the Social Security Trust Fund to the individual MCAB account.
- 93) After the transfer is made the migrant has one year to return to his/her country of origin where the individual monetary accumulation in the MCAB will be made available upon surrender of the CAM card at the US Embassy; surrender of the card constitutes a waiver conditional admission in perpetuity.
- 94) Should a CAM working under the auspices of IMRA voluntarily choose to return to his/her country of origin at any time during the three year IMRA permit period, the monetary accumulation in the MCAB will be made available upon surrender of the CAM card at the US Embassy in the country of origin; surrender of the card constitutes a waiver conditional admission in perpetuity.
- 95) If deported for any reason the CAM agrees to forfeit half of his or her MCAB deposits to IMRA enforcement.
- 96) Transportation to place of origin would be provided at the migrant's expense taken from the IMRA deposits with the balance, if any, disbursed in the country of origin with surrender of the CAM card..
- 97) Any CAM who previously entered the United States illegally and repatriates under the auspices of the IMRA would be barred from applying for reentry for a five year period as a penalty for violating US immigration laws.

Mexico and Central America; "Speak softly but carry a big stick"

Mexico has used the border with the United States as a pressure relief valve so as to minimize welfare in Mexico and avoid the question of corruption and/or the difficult choices attendant to eliminating drug cartels; there are over 23 million Mexicans in the United States sending remittances approaching \$25B a year back to Mexico along with an estimated \$100B from the sale of drugs which killed over 90,000 Americans in 2020 into cartel coffers.

Mexico is close to being a failed state representing a clear and present danger and must be treated as such.

Nicaragua, Honduras and El Salvador have tumultuous political histories, endemic corruption, violence and economies which are sending millions of their own people north to the United States rather than building their countries; 20% of El Salvador's population is in the United States illegally. Collectively the countries represent a national security issue to the United States and must be treated as such.

The IMRA would assert the few authorities entrusted to Congress as it concerns foreign policy so as to enforce immigration policy; Article I Section 8 of the Constitution provides Congress shall have the power to "regulate commerce with foreign nations", which includes an array of ever more effective and creative sanctions...and the authority to "grant letters of Marque and reprisal". While Letters of Marque and Reprisal are considered archaic, engendering visions of pirates both represent powerful tools and can be easily adapted to contemporary circumstances.

The Letter of Marque was a common tool for hundreds of years wherein a nation would authorize privateers or mercenaries to act on the behalf of the issuing nation to retaliate against another nation for a wrong, with ship seizures and border incursions the most common predicates. Massive economic migration to the United States with the tacit approval of the Mexican, Guatemalan, Nicaraguan, Honduran and El Salvadorian governments certainly constitutes a de facto border incursion.

The Letter of Reprisal in real terms allows for a proportional response as redress for an offensive action taken by one nation against another. Both the Letter of Marque and the Letter of Reprisal were intended to be limited in scope and nature hearkening back to the separation of powers doctrine; the founders granted the Congress the authority to issue the letters but no authority to undermine or usurp the sole power to conduct foreign policy vested in the presidency. However, the Letter of Marque and the Letter of Reprisal if crafted to target criminal organizations, pirates if you will, and governments sanctioning the crime is exactly the reason the founders included the power.

Issuing the letters is well within the authority of Congress without having to resort to reiterations such as Senator Rand Paul's Marque and Reprisal Act of 2007 which inexplicably undermined the vested authority of Congress by requiring the president's signature; the question of alignment with foreign policy is a prudent conversation to be conducted prior to issuance of a letter but if narrow in scope and nature the impact on foreign policy is manageable if not negligible.

98) The IMRA would declare Mexico, Guatemala, Nicaragua, Honduras and El Salvador marginal states and a national security threat requiring a comprehensive response to the migration issue including a State Department assessment of the internal political, social and economic conditions contributing to mass migration to the United States and proposed solutions.

- 99) The required assessment would coincide with, and not exceed, the six month CAM registration period.
- 100) Separate and concurrent to the required assessment, economists and business leaders from Guatemala, Nicaragua, Honduras and El Salvador would meet to formulate a plan centered on a three year infusion of economic assistance designed to create a thriving economic zone over a five year period with a preliminary plan ready to be presented to USAID within three months.
- 101) The preliminary plan would assume USAID will also be developing a plan within the allotted three months for comparison and reconciliation with a final plan to be jointly developed within six months.
- 102) USAID would administer the economic assistance when a final plan is agreed upon. The final plan may well include modernizing the police forces, the judiciaries and infrastructure but no funds would be transferred directly to the governments of Guatemala, Nicaragua, Honduras and El Salvador; the plan, however implemented, would be designed to take the matter from them and account for every dollar invested.
- 103) The final plan, as a primary condition of economic assistance, must include ironclad provisions for protecting private property rights; private investment; entrepreneurial creativity would be essential to energizing the economies of Guatemala, Nicaragua, Honduras and El Salvador during the years of economic assistance.
- 104) The agreed upon plan would be subject to the approval Congress under the auspices of the Foreign Assistance Act authorizing \$5B every year for first three years of a five year USAID mandate.
- 105) USAID would assemble the necessary administrative infrastructure to implement and monitor the plan.
- 106) USAID would be authorized to reach out to NGOs and private foundations for assistance and professional expertise so as to develop a template for use worldwide.
- 107) If Guatemala, Nicaragua, Honduras and El Salvador refuse the terms of the IMRA the national security threat designation would be elevated to "Failed State" followed by a litany of sanctions at every level, followed by Letters of Marque and Letters of Reprisal targeting corrupt politicians, cartels and compromised moneyed interests.
- 108) Mexico's comprehensive response would require an expansive assessment as to corruption and drug cartels plaguing the country; a review that would be subject to further review by the intelligence and law enforcement agencies of the United States.
- 109) If the assessment falls short of "comprehensive response to the migration issue", obfuscates or would serve to substantially delay the purpose of the IMRA, Mexico would be designated a "Failed State *and a national security threat*".
- 110) For 50 years the elites of Mexico have been quite using the United States as a pressure relief valve allowing them to ignore social and economic reforms that might arise from civil unrest...while allowing drug cartels a virtual safe haven.

- 111) IMRA would mandate Letters of Marque providing permanent sanctuary and a fast track to citizenship to those migrants who provide verifiable information as to drug cartel operations, the cartel command structure and Mexican government complicity.
- 112) Any "...comprehensive response to the migration issue including an assessment of the internal political, social and economic conditions contributing to mass migration to the United States and proposed solutions" from Mexico would necessarily include a comprehensive plan to completely eliminate the drug cartels operating with virtual impunity in Mexico within two years.
- 113) The IMRA would clearly state the over 20,000 mostly drug related murders in Mexico in 2018 and the number of American dead since 1999 exceeds WW2 lives lost due to cartel drugs crossing the border and justifies actual war against the cartels requiring extraordinary measures.
- 114) IMRA would mandate the extraordinary measures necessary if Mexico fails to expand upon the Mérida Initiative in the required response so as to allow for US personnel to operate in Mexico; a Letter of Reprisal designating members of drug cartels as enemy combatants would be justifiably issued in that there is no doubt the cartels are violating the sovereignty of the United States.
- 115) Mexican politicians proven to be profiting from and/or enabling the cartels would also be designated enemy combatants.
- 116) The Letter of Reprisal would also authorize the FBI, CIA and NSA to identify, track and seize assets and cash derived from cartel operations worldwide.
- 117) The agencies would be tasked with identifying the source of the deadly fentanyl and opioids killing Americans by the tens of thousands; authorizing the use of military force to eliminate the sources in Mexico and Central America as necessary.
- 118) The Letters of Marque would authorize the deputizing of private firms and the organization of Posse Comitatus in Border States to once again pursue murderers in Mexico as was done 100 years ago.
- 119) The agencies would coordinate with firms; exchanging intelligence, offering bounties and airlift/diplomatic support. Very simply...whiskey for my men, beer for my horses.
- 120) IMRA would notice China specifically and all countries in general that if the source of fentanyl, opioids or heroin is demonstrably traced to their countries sanctions will be imposed, and if traced to the governments all trade will cease until guarantees are made the source has been permanently dismantled.
- 121) IMRA would provide for a six month period for cartels to disband and cartel members to apply for amnesty from their respective governments after which the enemy combatant designation would take effect; cartel members whether captured in Mexico or the United States would be subject to military justice and tribunals not the criminal justice system.

- 122) Drug cartel members designated as enemy combatants, when captured and adjudicated before a military tribunal, would be incarcerated in the country of origin as a condition of the \$5B per year aid package. Escapes would result in funding deductions.
- 123) The finalized USAID plan would include a team of Corrections Professionals to work hand in hand with the administrators within the existing prison systems of Mexico, Guatemala, Nicaragua, Honduras and El Salvador so as to transform the prisons into a future template for Third World countries; Corrections Professionals would necessarily be in the USAID vanguard and critical issue working groups established in the expectation of emergency funding.
- 124) IMRA would mandate a six month period for the renegotiation the Mexico/US Prisoner Transfer Program so as to facilitate the transfer of all Mexican felony prisoners with the exception of the death penalty back to Mexico to serve their terms.
- 125) Incarceration of felons by the country of origin is nonnegotiable and would be retroactively applied to the current prison population.
- 126) Failure on the part of Mexico to amend the Mexico/US Prisoner Transfer Program and accept responsibility for Mexican nationals who have committed crimes in the United States would result in the imposition of a 20% tax on all money transfers to Mexico with the proceeds placed in a dedicated fund to reimburse individual states for incarceration costs. The same conditions would apply to Guatemala, Nicaragua, Honduras and El Salvador.

The laws tightening every aspect of immigration can easily be incorporated into the IMRA, but I would warn that one aspect cannot be compromised or negotiated away; enforcement. If left to establishment Democrats and republicans the IMRA would be reduced to those provisions that benefit constituencies or agenda with enforcement no different than it is today. On the other hand, if America rises to insist upon a common sense solution to illegal migration independent of the Washington establishment the center will shift to Democratic-Republicans...principled common sense allowing for solutions.

If the IMRA is passed libertarians and the Chamber of Commerce will have the labor to propel nature's economy in the absence of young Americans who refuse to work, but at the same time the CAM will be entitled to labor law protections principle demands; assets with quantifiable parameters contributing to American society rather than just profit margins.

Marxians will fight a horrific battle knowing that the Hispanics they sought to enslave will line up voluntarily to register and the American people will finally have an accounting of the actual number of illegal migrants; there will be no amnesty and many if not most will turn their sights southward to build free nations...removing gangs and Marxists from their countries.

There is one last aspect of the IMRA every illegal migrant answering the call of Marxians to march in the streets of Los Angeles carrying the flags of their home countries would be wise to consider; with the matrices the critical role of the United States in history and with the end of history as it is understood unequivocal, to burden, impede or create chaos is to ally against the God of Sinai and none should expect Him to respond meekly or be inclined to missionary causes when the fate of humanity hangs in the balance.

Set aside once and for all, in very real terms, the issue at hand is about race when for the God of Sinai it has always been about greater and lesser peoples and cultures with the primary directive being never is the greater to become less...and always the lesser should transform exposure to the greater to greatness. Just as there is a great African nation waiting for black Americans to realize 400 years a slave is not a coincidence so too tens of millions of hard working migrants are being prepared to turn south to build great nations.

Not one individual on earth will be spared having to make the penultimate choice attendant to certitude but for illegal migrants in the United States the penalty that comes with voting illegally has less to do with being caught when nobody is actually watching than the certainty every vote cast illegally is now a vote against the God of Sinai and the certainty of judgment.

Godspeed,

Adler von Pfingsten