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ILLEGAL IMMIGRATION: ECONOMIC, SOCIAL AND ETHICAL IMPLICATIONS

by

Victor D. López, J.D.*

INTRODUCTION

In 1986 Congress passed and President Reagan signed into law the Immigration Reform and Control Act of 1986 (IRCA) (P.L. 99-603, 100 Stat. 3359) which amended the Immigration and Nationality Act of 1952 to better control unauthorized immigration. IRCA made it more difficult for illegal immigrants to obtain work or receive government benefits by requiring employers and states to check the right to work documents of prospective applicants for employment and benefits. The Act also included an amnesty provision that allowed certain illegal immigrants who had lived in the United States on or before January 1, 1982 to apply to become legal residents with the right to work and an eventual path to citizenship. Contrary to the intent of Congress, IRCA did nothing to stem the flow of illegal immigration which has steadily increased since that time. In 1986, the number of illegal aliens was estimated to be between three and six million. Almost three million illegal aliens adjusted their status to legal permanent residents after passage of the act. But the IRCA requirements that employers verify the right to work status for new employees have not been enforced, according to Senator John Cornyn (R-TX), who noted: "Between 1999 and 2004, the number of notices of intent to fine employers for improperly completing paperwork or knowingly hiring unauthorized workers decreased from 417 to three."

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After much contentious debate, the latest efforts at immigration reform proposed by President George W. Bush died in the Senate last June. The following reported comments by William King Jr., former Western amnesty program director for the Immigration and Naturalization Service (INS), are typical of those who opposed the most recent immigration reform efforts: “I just can't believe they're trying to do this again . . . . We seem to be suffering from collective amnesia about why amnesty programs have never and will never work. They're using the same language, the same logic and, I assure you, will reach the same conclusion: failure.”

The Department of Homeland Security (DHS) estimates that there were approximately 11.6 million unauthorized immigrants in the United States by January 2006. The existence of these uninvited guests poses vital and difficult political, social, economic and ethical issues for policymakers that need to be addressed and will only worsen in the future through a continued policy of benign neglect. Rather than patterning new policy after the failed policies of the past, Congress and the President need to reexamine and address the issue undistracted by the advocates on both sides of the issue that have the best interest of their constituencies rather than basic fairness, justice or the good of the country in mind. This may be a difficult task to take on in an election year in which control of both houses of Congress and the White House are in play. Rather than stitching together a politically palatable piece of legislation from the frayed cloth of failed past legislation, our political leaders might do well to evaluate the cause and effect of illegal immigration with fresh eyes and as a part of our overall immigration policy in order to find a solution to the problem of illegal immigration that is consistent, fair, and sustainable. The first step in searching for a solution to the problem will require a reexamination of current immigration policy from a variety of perspectives and a willingness to endure the criticism of advocates who have a personal stake in shaping our immigration policy to serve their clients’ needs or the interests of the groups they represent and who may be disinclined by the examination of data or new proposals they view as hostile to their ends.

I. The Need to Distinguishing Between Legal and Illegal Immigration

The public debate relating to illegal immigration has been widely and inaccurately portrayed as an immigration debate in the popular media. The term “illegal immigration” in fact has largely disappeared from the public lexicon, if not from scholarly writing or the language of the law, and has been replaced by the terms “undocumented immigrant” or more commonly “undocumented worker.” This removes the pejorative connotations of the former terms, and the stigma that may attach to those whom they describe, but also serves to dehumanize the fact that these individuals have violated our laws and have no right to be here. And it allows advocates of illegal immigrants to paint those who call for measures to discourage illegal immigration enforce existing laws or oppose broad-based amnesty proposals as “anti immigrant.” Legal and illegal immigration are unrelated issues that must be treated separately in any honest debate.

II. The Economic Impact of Illegal Immigration

A report published by the Congressional Budget Office (CBO) in December 2007 finds that “The tax revenues that unauthorized immigrants generate for state and local governments do not offset the total cost of services provided to those immigrants.” The report found that “almost 90 percent of unauthorized immigrants lived in six states: California, Florida, Illinois, New Jersey, New York and Texas.” The CBO report concentrated on three areas of expenditures for states in which states have limited options for controlling costs in the areas of education, health care and law enforcement. According to the Federation for American Immigration Reform (FAIR) the cost of illegal immigration to American taxpayers is estimated to be $45 billion per year after accounting for the taxes paid by illegal aliens. The Center for Immigration Studies (CIS) estimates the cost of illegal immigration to the federal government to be $10.4 billion per year. In addition, the willingness of illegal immigrant’s to work for sub-par wages can have a deflating influence on salaries that is difficult to calculate.

Despite the often repeated line in the business community that illegal workers largely perform jobs that Americans who
are authorized to work are unable or unwilling to do,\textsuperscript{15} undocumented workers in fact perform jobs across a wide range of industries in which they compete with legal immigrants and citizens. According to a report from the Pew Hispanic Center, "there are a total of 7.2 million unauthorized workers in the U.S. who make up nearly 5\% of the total workforce."\textsuperscript{16} According to the report, construction and the leisure and hospitality industries make up "about 40\% of all short-term unauthorized workers, and other major industries with large numbers of unauthorized workers include professional and business services, mainly building maintenance, cleaning and landscaping, (350,000), manufacturing (340,000), wholesale and retail (270,000), education and health services (125,000) and agriculture (110,000)."\textsuperscript{17} Given that the unemployment rate reported by the U.S. Department of Labor (DOL) in December 2007 is five percent\textsuperscript{18} and that illegal aliens represent nearly five percent of the total workforce, it seems clear that illegal immigrants are taking a significant number of jobs that would otherwise be filled by American citizens and legal immigrants. It seems equally clear that the diminished pool of employment opportunities for unemployed legal residents, especially for those with limited skills and education who compete for a finite number of jobs with illegal immigrants, places an additional drain on federal, state and local resources on all forms of available public assistance for citizens and legal immigrants displaced by illegal immigrants. This cost is difficult to quantify and is not normally factored as a cost of illegal immigration, though it results directly from it.

Another way in which illegal immigrants have a negative impact on the economy that is not readily measurable is in the foreign remittances that they make to help support their families in their countries of origin. While the income that American workers earn is usually spent, saved and invested in the United States, thus helping to sustain and fuel economic growth in this country, significant amounts of income earned by immigrants (both legal and illegal) is sent out of the country thus helping the economies of their countries of origin. Mexico's central bank reported that remittances from Mexicans living in the U.S. reached $20 billion in 2005, of which $2 billion was walked across the border as cash by returning migrants and $18 billion was sent from the U.S. in the form of money transfers.\textsuperscript{19}

Reliable numbers relating to actual taxes paid by illegal immigrants are difficult to find, though "researchers generally agree that 50 to 60\% of illegal immigrants nationwide work for employers who withhold income taxes and Social Security and Medicare payments from their paychecks,"\textsuperscript{20} but "[the other 40 to 50\% of illegal immigrants are paid under the table, researchers say."\textsuperscript{21}

III. ILLEGAL IMMIGRATION AND PUBLIC HEALTH

Legal immigrants to the U.S. are required to undergo medical examinations and vaccinations and can be denied entry for health reasons.\textsuperscript{22} Illegal immigrants who cross the seven thousand miles of common borders with Canada and Mexico, or who land on our thousands of miles of coastline, are not subject to any health screening and can pose serious health risks to U.S. citizens and legal residents. For example, the Centers for Disease Control and Prevention (CDC) lists Mexico and all of Central and South America, the Caribbean, Africa, the Middle East, Greenland and parts of Asia as high risk areas for contracting Hepatitis A\textsuperscript{23} and lists parts of Canada, Mexico, Central and South America, Africa, Europe, the Middle East, Greenland and Asia as moderate or high risks for hepatitis B.\textsuperscript{24} Nigeria, India, Pakistan, and Afghanistan remain polio-endemic, according to the CDC with importation in the past 6 months of the disease to Angola, Burma (Myanmar), Chad, the Democratic Republic of the Congo (DRC), Niger, and Sudan.\textsuperscript{25} Of these countries, DRC and Burma (Myanmar) had previously been polio-free for over 5 years.\textsuperscript{26} Add to these currently reported outbreaks of mumps and measles in various parts of the world, antibiotic resistant tuberculosis, Ebola, avian influenza, AIDS and sundry other communicable diseases\textsuperscript{27} and the potential health risks posed those who enter the country illegally by crossing the porous borders without being subjected to health examinations is clear.

Although the federal government does not provide Medicaid or Medicare benefits to illegal aliens, U.S. law requires hospitals to treat anyone who needs emergency care, regardless of their ability to pay or immigration status.\textsuperscript{28} A 2006 University of Texas at El Paso (UTEP) study found that "border counties have some of the nation's highest rates for uninsured patients, and that treating illegal immigrants accounts for nearly one-quarter of the uncompensated costs at
the counties' hospitals. In Pima County, Ariz., hospitals reported having to absorb $76 million in treatment costs in 2000, about one-third of it from treating illegal immigrants. 20 Children of illegal aliens born in the U.S., however, do qualify for all federal and state entitlement programs the same as any other U.S. citizen, though costs attributable to this segment of the population in health care, education and other entitlement programs are not readily available and are not generally counted in published cost data relating to illegal immigration because the children of illegal immigrants born in the U.S. are citizens and, therefore, legal residents.

IV. ILLEGAL IMMIGRATION AND PUBLIC SAFETY

While legal immigrants are screened to prevent known terrorists and other violent criminals from gaining entrance into the United States, no such screening takes place with regard to individuals who gain unlawful entry without applying for visas or subjecting themselves to the scrutiny of the normal ports of entry for lawful immigrants. Because law enforcement agencies such as the FBI do not generally gather or report data about the immigration status of individuals who are arrested, it is difficult to make determinations about the number of crimes committed by illegal aliens in the United States in any given year. What data are available are generally limited to offenses that actually subject illegal aliens to deportation proceedings—a much smaller number than the total arrests of illegal aliens in any given year. Given that not all criminal arrests of illegal aliens result in deportation proceedings and not all crimes committed by illegal aliens result in arrests, the true extent of criminal activity by individuals illegally residing in this country is difficult to measure.

According to the Bureau of Prisons, 19,210 prisoners are currently in federal prisons for immigration related offenses, a number that represents 10.5% of all offenses. Yet this number pales in comparison with the backlog of fugitive aliens roaming U.S. streets which according to U.S. Immigration and Customs Enforcement (ICE) numbered 594,756 ICE fugitive aliens as of October 1, 2007, an improvement over the 632,726 backlog recorded on October 1, 2006. An ICE fugitive is an alien who has “failed to depart the United States pursuant to a final order of removal, deportation or exclusion, or who has failed to report to ICE after receiving notice to do so.”

In fiscal year 2007, ICE screened 22,818 Bureau of Prisons (BOP) inmates to determine their amenability to removal proceedings. As a result of these screenings, 11,292 charging documents were issued to BOP prisoners that will result in their being deported at the conclusion of their sentences rather than being freed in the U.S. These incarcerated aliens had been convicted of “dangerous criminal activity such as murder, predatory sexual offenses, narcotics trafficking, alien smuggling and a host of other crimes.”

In addition to screening the federal prison population, in fiscal year 2007 ICE has also initiated removal proceedings against 164,296 criminal aliens encountered in U.S. jails and prisons. During the same time period, ICE made 863 criminal arrests, 4,077 administrative arrests, seized $30 million in assets in worksite enforcement efforts, and arrested 1,366 high-risk non-immigrant status violators. The importance of these efforts to national security is underscored by the report's admission that “had this effort been in place prior to 9/11, all of the hijackers who failed to maintain status would have been investigated months before the attack.”

According to the Department of Justice's National Drug Intelligence Center, the Southwest Border Region is the most significant national-level storage, transportation, and transshipment area for illicit drug shipments destined for drug markets throughout the United States. More illicit drugs are seized along this border than anywhere else in the U.S. with Mexican drug-trafficking organizations smuggling illicit drugs through and between ports of entry for eventual storage and distribution to all parts of the U.S. Mexican drug trafficking organizations are also responsible for increasing border violence, firearms trafficking and alien smuggling operations. In addition to thousands of deaths each year directly attributable to the trafficking and use of illegal drugs, drug trafficking is also directly linked to mortgage fraud, counterfeiting, shoplifting, insurance fraud, ransom kidnapping, identity theft, home invasion, personal property theft, and many other criminal activities often are undertaken by drug users and distributors to support drug addictions, to control market share, or to fund trafficking operations.
The New York Times reported in 2006 that the inspector general of the Homeland Security Department estimated 270,000 illegal immigrants spent time in state and local jails in 2005, and 302,000 immigrants who should be deported in 2006 would be sent to local jails and eventually freed in the U.S. due to a shortage of "money, agents and detention beds [that] have created an unofficial 'mini-amnesty' for criminal immigrants."3

Based on the 2000 census data, the DOJ Office of Justice Programs reports the average annual operating cost in 2001 for states per inmate to be $22,650, or $62.05 per day with the cost of facilities operated by the Federal Bureau of Prisons at $22,632 per inmate, or $62.01 per day. The average state spending for corrections in 2001 was $134 per state resident. Multiplying the average daily cost of incarcerating each prisoner to the states in 2001 ($62.05) by the 270,000 reported illegal immigrants in state jails in 2006 gives us an average daily cost to the states of $16,753,500.00 in 2001 dollars. That's nearly $17 million each and every day and $6.12 billion per year just to maintain convicted illegal aliens in prison. Add to this the costs of law enforcement and court administration, to say nothing of the pecuniary and intangible emotional cost to crime victims and it is hard to fathom why elected leaders have done so little to stem the flow of illegal immigration at its source or to return illegal aliens in our borders to their respective countries of origin.

V. CURRENT IMMIGRATION POLICY ENCOURAGES ILLEGAL IMMIGRATION

There are a variety of means for foreign nationals to legally immigrate into the U.S. Foreign nationals who have certain family members who are U.S. citizens and who are willing to sponsor them can file an I-130 Petition to Admit Relative with USCIS. The visa application must contain an affidavit of support by the sponsoring U.S. citizen through which "most sponsors will need to demonstrate adequate income or assets to support the intending immigrant, and accept legal responsibility for financially supporting their family member." This is to minimize the chance that new immigrants will become an economic burden. An unlimited number of family based visas are available each year to a spouse, widow(er) and unmarried children under 21 of a U.S. citizen, for the parents of a U.S. citizen who is 21 or older, and for immigrants who lived in the United States previously as lawful permanent residents and are returning to live in the U.S. after a temporary visit of more than one year abroad. Limited family based visas are also available for certain other subject to numerical limits and orders or preference. Visas are also available for the spouses/fiances of U.S. citizens. An additional maximum of 50,000 visas can be granted annually based on a diversity lottery to eligible individuals from countries with low immigration to the U.S. Up to 140,000 employment visas are also granted annually to foreign nationals in one of five different categories: EB-1 Priority Workers; EB-2 Advanced-degree Professionals and Aliens of Exceptional Ability; EB-3 Skilled Workers, Professionals and other Workers; EB-4 Special Immigrants -- Religious Workers; and EB-5 Immigrant Investors. In addition, requests for asylum and refugee status can be made through the U.S. Department of State.

The process for legal immigration into the U.S. is complicated and subjects applicants to significant expense for application fees that can range from hundreds to thousands of dollars, not including the cost of fees for the services of attorneys who are often essential to the successful navigation of the application process for many applicants. And that process can take years. A legal permanent resident sponsoring a spouse will have a five year wait regardless of country of origin, while a U.S. citizen waiting to be reunited with a child from Mexico may have to wait up to 13 years before the child can legally immigrate here.

By contrast, The New York Times reported in 2006 that "[since] 2000, an estimated 850,000 unauthorized immigrants have entered the United States each year, [a population] roughly of the same size as the number who entered in 1986." Congress is roiled in a debate about how to deal with the flow, most of which originates in Latin America. Two-thirds of the arrivals get jobs, many at low wages. The rest do not work; 16 percent are children."}

There is no punishment for illegal immigrants beyond the prospect of a brief detention until they can be deported to their home countries. It is even easier for illegal immigrants from Mexico who are immediately returned to their country of origin.
where they can once again attempt an illegal crossing through the porous borders. Far from offering a disincentive to those who repeatedly violate immigration laws, the possibility of future amnesty for illegal immigrants in the U.S. combined with less appealing economic prospects at home provides a strong lure to return as soon as possible.

VI. INEQUITY OF THE CURRENT SYSTEM

There are millions of people in every region on earth suffering from heart wrenching conditions wrought by environmental, natural, economic, social and political factors beyond their control. Daily newspapers and news reports are replete with horrific examples of hunger, deprivation, persecution, human degradation and despair far worse than that which afflicts the average illegal immigrant who crosses our borders in search of a better life. Victims of bigotry, misogyny, war, persecution, and the countless other painful examples of humanity's capacity for inhumanity and nature's indifference to human suffering from around the world are surely as deserving of the chance of a better life as our Mexican neighbors who represent a full 57% or 6,570,000 of the estimated 11,550,000 illegal immigrants in the U.S. 58 Mexicans also represent by far the largest number of legal immigrants to the U.S. with 3.1 million (27%) of the total 11.5 million permanent legal residents according to 2003 statistics from DHS. 59 By comparison, the next four countries representing large numbers of legal immigrants are the Philippines 0.5 million (4.5%), India 0.4 million (3.9%), China 0.4 million (3.7%) and the Dominican Republic 0.4 million (3.6%).

Interestingly, though Mexicans represent the lion's share of both legal and illegal U.S. immigrants, as a group they are also by far the least likely to become American citizens when they become eligible to do so. 60 The DHS Office of Immigration Statistics reports that "For the 1973 through mid-1980's cohorts, the proportion of LPRs [legal permanent residents] naturalizing within 10 years of obtaining LPR status out of all those naturalizing by the end of 2005 was approximately 10-30 percent for Mexicans, 50-65 percent for Europeans, and 65-70 percent for Asians." 61 For all others, the rate was approximately 40 percent. The relative reticence of legal Mexican immigrants to become naturalized citizens should not be interpreted as a lack of commitment to their adopted country or diminish the value of the many and notable contributions

made by Mexican immigrants. It can, however, highlight the purely economic motivation of large segments of this population in immigrating here. And economic self interest alone, both that of illegal immigrants and of the companies and individuals that illegally hire them, seems a poor reason to tolerate the blatant and willful flaunting of the law.

One could argue that maintaining good relations with Mexico warrants tolerating illegal immigration that overwhelmingly emanates from and benefits Mexican nationals. One can also argue, however, that the United States has expended more than enough capital in ongoing efforts to maintain good relations with Mexico that have brought greater economic benefits to Mexico and its citizens than to the U.S. and its citizens. Nowhere is this clearer than in the North American Free Trade Agreement (NAFTA) that went into effect on January 1, 1994. According to U.S. Census Bureau statistics, in 1993 the total U.S. exports to Mexico (rounded to two decimal places) was $41.48 billion and imports $39.92 billion, leaving a positive trade balance of $1.56 billion. The first year that NAFTA went into effect, the trade surplus shrank to $1.35 billion and it was the last year in which the U.S. would maintain a positive trade balance with Mexico. As you can see from Table 1, by 1995 the U.S. balance of trade favored Mexico, leaving the U.S. with a trade deficit of $15.81 billion. Jumping ahead to 2007, the trade deficit had grown to $74.26 billion.

As proponents of free trade often note, NAFTA has greatly increased our exports to Canada and Mexico. But it has also helped turn a modest trade surplus of just over $1.6 billion into a gargantuan trade deficit of more than $74 billion dollars in just 12 years.
Table 1: U.S. and Mexico Balance of Trade from 1993-2007.

<table>
<thead>
<tr>
<th>Year</th>
<th>U.S. Exports</th>
<th>U.S. Imports</th>
<th>Trade</th>
</tr>
</thead>
<tbody>
<tr>
<td>1993</td>
<td>41,580.80</td>
<td>39,917.50</td>
<td>1,663.30</td>
</tr>
<tr>
<td>1994</td>
<td>50,843.50</td>
<td>49,493.70</td>
<td>1,349.80</td>
</tr>
<tr>
<td>1995</td>
<td>46,292.10</td>
<td>62,100.40</td>
<td>-15,808.30</td>
</tr>
<tr>
<td>1996</td>
<td>56,791.60</td>
<td>74,297.20</td>
<td>-17,505.60</td>
</tr>
<tr>
<td>1997</td>
<td>71,388.50</td>
<td>85,937.60</td>
<td>-14,549.10</td>
</tr>
<tr>
<td>1998</td>
<td>78,772.60</td>
<td>94,629.00</td>
<td>-15,856.40</td>
</tr>
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<td>1999</td>
<td>86,908.90</td>
<td>109,720.50</td>
<td>-22,811.60</td>
</tr>
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<td>2000</td>
<td>111,349.00</td>
<td>135,926.30</td>
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</tr>
<tr>
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<td>101,296.50</td>
<td>131,337.90</td>
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<td>2002</td>
<td>97,470.10</td>
<td>134,616.00</td>
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<td>2003</td>
<td>97,411.80</td>
<td>138,060.00</td>
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<td>110,835.00</td>
<td>155,901.50</td>
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<td>2005</td>
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<td>133,978.80</td>
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<tr>
<td>2007</td>
<td>136,541.30</td>
<td>210,799.00</td>
<td>-74,257.80</td>
</tr>
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</table>

As Table 1 illustrates, NAFTA has clearly benefited Mexico far more than the U.S. While the "giant sucking sound" of American jobs and industry going to Mexico as a result of NAFTA may not have come to pass as dramatically as H. Ross Perot predicted time and again during his run for President in 1992, there has certainly been a giant trade imbalance created that has vacuumed away capital from the U.S. to Mexico at a steadily accelerating rate. Trade and direct investment of American capital in Mexico has fueled economic growth and job creation for our Southern neighbors that shows no signs of slowing down. Given these facts and the unprecedented number of legal immigrants from Mexico already in the U.S., we must question the wisdom of providing preferential treatment to illegal immigrants from Mexico when there are so many people in regions around the world whose plight, needs and in some cases inhuman suffering is no less worthy of our attention. Preventing unwelcomed and uninvited guests from illegally violating our borders or asking them to leave when they are discovered to have done so is both reasonable and just. There is no shortage of hard working people patiently waiting their turn in line for the opportunity to enter legally. Removing those who have cut ahead of the line will make room for those who have played by the rules, filled out all of the required forms, paid all of the required fees, and have been screened for health, criminal, and potential terrorist links. Continuing to look the other way as illegal immigrants flaunt immigration laws or rewarding once again their behavior with any large scale amnesty by any other name will only serve to encourage more illegal immigration in the future and is truly the most anti legal immigrant stance that we can take.

VII. ILLEGAL IMMIGRATION AND THE EXPLOITATION OF FOREIGN NATIONALS

Illegal immigration is not just a national problem but one that has long ago reached global proportions and which has contributed to the victimization of millions of people worldwide. According to the Encyclopedia of Population, "The International Organization for Migration (IOM) . . . estimates that smugglers, paid by migrants to arrange transportation to the country of destination, assist more than 50 percent of unauthorized migrants. In addition, a substantial number of women and children estimated between 700,000 and 2 million per year globally, are 'trafficked'—that is, kidnapped, coerced, or deceived into migrating, then sold or indentured in the country of destination."090 Illegal immigration from Mexico is often accomplished through the use of guides referred to as coyotes who lead illegal immigrants into the U.S. through dangerous gullies and mountain passes along the Southern border that often place illegal immigrants in dire situations related to weather and the harsh natural terrain. Once over the U.S. border, they are turned over to raíteros, daredevil drivers who take them to their final destinations in Los Angeles, Phoenix, Albuquerque, Houston, St. Louis, Chicago, Virginia, or Boston where raíteros often raise the price of passage or rape the women and rob the men.109 Nor are Mexicans the only victims. Mafiosi can charge $20,000 to smuggle Chinese into Mexicali, forcing these immigrants into forced labor in sweatshops for years to pay for their entry.110 The International Organization for Migration estimated that in 1999 Russian
Yugoslav and Chinese gangs smuggled 500,000 people into Europe and that up to 4 million people a year pay up to $12 billion to be smuggled to their country of choice.

VIII. THE NEED FOR A NEW SOLUTION

A practical solution to the negative social and economic impact of illegal immigration must be found. Maintaining the status quo will continue to deplete local resources for states with large numbers of illegal immigrants and fuel the lucrative criminal activities that it indirectly supports and facilitates, including providing a fertile ground for gang recruitment, facilitating the importation of drugs over unsecured borders, encouraging human smuggling operations, allowing unscrupulous employers to exploit illegal immigrants, and increasing illegal activity by some illegal immigrants unable to find honest work after entering this country due to their limited skills, education and a lack of English proficiency. Unchecked illegal immigration also provides real risk to national security, public safety and public health. Easy, inexpensive solutions to the problem simply do not exist and legislative efforts to repack the catastrophically failed policies of the past have been resoundingly rejected by the American public and are unlikely to resurface in the near future. Any proposed solution that restricts illegal immigration, enforces the integrity of our national borders or calls for the repatriation of illegal aliens to their countries of origin will be attacked by special interest groups within and outside of this country who will loud ly and publicly make their displeasure known. And yet the problem will not resolve itself and must be addressed, and the compelling public interests involved require that no solution be dismissed off hand simply because of concerns about cost or political expediency. What seems clear based on our past experience is that massive amnesty proposals, however well masked, with weak or unenforceable employer sanctions and no significant effort at deporting illegal aliens not only will not work but will likely once again encourage and exponentially increase future illegal immigration.

One approach that seems a step in the right direction is the Secure America with Verification and Enforcement (SAVE) Act. This proposed legislation which was introduced in both the U.S. House of Representatives and U.S. Senate in November 2007 has the bipartisan support of eight co-
tolerance of illegal immigration is unwise. Furthermore, it is unethical to allow political expediency, proximity to our borders, a willingness to circumvent our laws, or the number and volume of the voices that can be mustered to proclaim one's cause to be the criteria by which we select those worthy of a chance at realizing the American dream.

ENDNOTES


2 Id.

3 Id. at 184-85.


5 Id.

6 Id.


8 Jerry Seper, Border Patrol veteran hears echo of 1986 law; Amnesty act from Congress led to 'failure,' influx of aliens, The Washington Times, May 29, 2007 (Nation), at A03.


10 CBO, The Impact of Unauthorized Immigrants on the Budgets of State and Local Governments, Pub No. 2500, (December 2007) at 3.

11 Id. at 4-5.

12 Id. at 7.


15 In testimony before the U.S. Senate Subcommittee on Immigration, Border Security and Citizenship of the of the Committee on the Judiciary, Thomas J. Donohue, President and CEO, U.S. Chamber of Commerce, stated "It now seems apparent that immigrants are complementing our U.S. workforce, not displacing it. As a nation, we have made it a priority for our workers to move into higher-paying, higher-skilled jobs. In turn, immigrant workers are filling the gap by taking many manual labor jobs that American workers are either unwilling or unable to take." U.S. Chamber of Commerce, Statement On The Need for Comprehensive Immigration Reform: Serving Our National Economy Before the U.S. Senate Committee on the Judiciary Subcommittee on Immigration, Border Security and Citizenship, at 6 (May 26, 2005) available at http://www.uschamber.com/NR/rdonlyres/ejrod5riteca3dhhbbw4akl4hfvwjj2h2tskh2qscrk5scksmy7zcodnsp27xmb5xejpjkwemup4s7bnlyw652b/TJDIImmigrationTestimony52605FINAL.pdf


17 Id.


§ 212(a) of the Immigration and Nationality Act (8 U.S.C. §1000) makes ineligible for entry any alien with AIDS or other communicable disease of public health significance, requires vaccination for mumps, measles, rubella, polio, tetanus and diphtheria toxoids, pertussis, influenza type B and hepatitis B, and any other vaccinations against vaccine-preventable diseases recommended by the Advisory Committee for Immunization Practices, and bars entry of aliens with certain physical or mental conditions that may pose a danger to themselves or others. See generally http://travel.state.gov/visa/frvi/ineligibilities/ineligibilities_1364.html

http://www.cdc.gov/travel/yellowBookCh4-HepA.aspx#362

http://www.cdc.gov/travel/yellowBookCh4-HepB.aspx#363

http://www.cdc.gov/travel/contentPolioOutbreaks.aspx


Loose Border Saps County Coffers; Local officials, New Study Say Costs of Illegal Immigration Creating a Crisis, USA Today, March 8, 2006, at 3A.

See http://www.bop.gov/news/quick.jsp#2


Id. at 4

Id. at 6

Id. at 7

Id. at 9

Id.


Id.

http://travel.state.gov/visa/immigrants/types/types_1310.html
47 Id.

48 http://travel.state.gov/visa/immigrants/types/types_1306.html

49 "Family First Preference (F1): Unmarried sons and daughters of U.S. citizens, and their children, if any. (23,400 [visas/year]); Family Second Preference (F2): Spouses, minor children, and unmarried sons and daughters (over age 20) of lawful permanent residents. (114,200 [visas/year]). At least seventy-seven percent of all visas available for this category will go to the spouses and children; the remainder will be allocated to unmarried sons and daughters. Family Third Preference (F3): Married sons and daughters of U.S. citizens, and their spouses and children. (23,400 [visas/year]) Family Fourth Preference (F4): Brothers and sisters of United States citizens, and their spouses and children, provided the U.S. citizens are at least 21 years of age. (65,000 [visas/year])." Id.

50 http://travel.state.gov/visa/immigrants/types/types_1315.html

51 http://travel.state.gov/visa/immigrants/types/types_1322.html


53 See generally http://www.state.gov/g/prm/

54 See generally http://travel.state.gov/visa/temp/types/types_1263.html. See also http://www.uscis.gov/portal/site/uscis/menuitem.eb1d4c2a3e5b9ac89243c6a7543f8d1/?vgnextoid=db029c7755cb9010VgnVCM10000045f36a1RCRD&vgnextchannel=db029c7755cb9010VgnVCM10000045f36a1RCRD


57 Id.

58 See supra note 9


60 Id.


62 Id.

63 Id. See Table 4.


65 Id.

66 Id.

67 Id.


IN THE LAND OF KELO:
STILL NO MEANINGFUL PROTECTION
FOR PROPERTY OWNERS

by
Judy Gedge*

ABSTRACT

This article analyzes Connecticut’s legislative response to the Supreme Court’s decision in Kelo v. City of New London. Following a brief summary of the Kelo case, the article describes the municipal economic development statutes in effect in 2000 when the New London project was approved and how these statutes were changed in response to the popular backlash against Kelo. Under newly adopted Conn. Gen. Stat. 8-193(b)(1), eminent domain may not be used to acquire property for economic development if its primary purpose is to increase local tax revenue. The New London development plan in Kelo is put to the new statutory test to see if it would protect the affected property owners. The clear conclusion is that Connecticut’s statutory reform provides no meaningful protection for property owners against the use of eminent domain for private commercial projects.

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