

**FIRST AMENDMENT PETITION FOR REDRESS OF VIOLATIONS OF
THE GUARANTEE CLAUSE AND THE ENUMERATED POWERS
WITHIN THE CONSTITUTION FOR THE UNITED STATES OF
AMERICA BY CONGRESS**

Pursuant to Article I, Article IV, Article VI, and the Fourteenth and
Seventeenth Amendments to the Constitution for the United States of America,
the undersigned, as citizens of United States, residents of the State of
_____, and residents of the County of _____ within the State of
_____, hereby exercise our constitutionally protected “right” to petition
our government (i.e. County Commissioners) for redress of violations of the
Constitution for the United States of America.

WHEREAS, the jurisdiction as defined in the Virginia Ratification
Debates on the Adoption of the Federal Constitution were succinctly assert by
James Madison that “the powers of the federal government are enumerated; it
can only operate in certain cases; it has legislative powers on defined and limited
objects, beyond which it cannot extend its jurisdiction.”¹ (Mr. Madison, June 6
1787), and

WHEREAS, One specific responsibility and power delegated to the
general government is within Article IV Section 4 referred to as the Guarantee

¹James Madison, The Debates In The Convention Of The Commonwealth Of Virginia,

On The Adoption Of The Federal Constitution. https://constitution.org/1-Constitution/rc/rat_va_05.txt

Clause that “The United States shall guarantee to every State in this Union a Republican Form of Government, **and shall protect each of them against Invasion,**”² and

WHEREAS, the framers did not specify this to be a military invasion; thus, the reason for a lack of clarity in the Constitution; that they were well aware of the historical context of theological combatants and religious invasion. A specific religious invasion doctrine referred to as Hijrah doctrine³, is an Islamic policy/principle of Jihad by migration. This doctrine calls for Mohammadan’s to mass migrate into a non-believer nation and entrench themselves into the nation without assimilating, seeking to undermine and overthrow the host government by exploiting democracy along with accelerating growth in the Mohammadan’s population. They accelerate growth by both continuing aggressive immigration and by violating the nation’s laws by practicing polygamy openly claiming religious rights or doing it secretly when the host countries laws will not allow it. This way the Mohammadan’s are able to have as many children as possible until they commandeer a nation to subjugate it to Islam. The Zoroastrian’s of Persia (Iran) were conquered and

² The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

³ Levy J. (2009, August 16). The Hijra. Retrieved 30 June, 2020, retrieved from https://www.americanthinker.com/articles/2009/08/the_hijra.html

forced into practicing Islam by this doctrine completely eradicating the Zoroastrian faith; and

WHEREAS, the definition of an invasion⁴ is:

- 1) an act or instance of invading or entering as an enemy, especially by an army
 - 2) the entrance or advent of anything troublesome or harmful, as disease
 - 3) entrance as if to take possession or overrun
 - 4) infringement by intrusion
- , and

WHEREAS, invasions are not limited to military forces; a political invasion can be equally dangerous to a nation. Those who illegally and willfully enter into a nation to exploit its economic, political, and other opportunities must be treated as much a threat to a nation's security as an invading military force. This is an invasion where people are not just hiding in plain sight – but are stealing and forging identities and identification; thus, committing additional crimes to permanently remain in violation of fundamental immigration laws.

WHEREAS, invaders coming into the United States do not assimilate either and insist on retaining their language and culture and try to directly engage in the political process to undermine and defy our laws as well as our

⁴ Dictionary.com, <https://www.dictionary.com/browse/invasion#>

Constitution; in other words, these are political combatant invaders with the intent to undermine America politically, and

WHEREAS, this invasion has been allowed and supported by Congress to exist for almost four decades, where many invaders have had children while illegally here in the United States. In accordance with the Fourteenth Amendment 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.”⁵ A person must be a citizen to be considered under the jurisdiction of the United States; thus, children born to two parents who are not under the legal jurisdiction of the United States are and cannot be Citizens of the United States. Consequently, this clause strictly addressed the slaves that were under the jurisdiction of the United States at the time of the amendment, since they were recognized for apportionment of Representation, and

WHEREAS, foreigners inside or outside the United States are not entitled to apportionment for representation in accordance with the Fourteenth Amendment Section 2, that “Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of Electors for President and Vice-President of the

⁵ The Constitution for the United States of America, <https://constitution.org/1-Constitution/constit .htm>

United States, Representatives in Congress, the executive and judicial officers of a State, or the members of the legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, **AND CITIZENS OF THE UNITED STATES** (emphasis added), or in any way abridged, except for participation in rebellion, or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.”⁶

WHEREAS, in accordance to the Fifteenth, Nineteenth, and the Twenty-sixth Amendment, the requirement of citizenship was reasserted that in both amendments stated “The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State;”⁷ the point in fact, there is not one amendment to the Constitution for the United States of America that allows non-citizens the right to vote or to be included in apportionment for representation; however, many States are violating this law allowing invaders access to voting, and

WHEREAS, within Dennis L. Murphy published article titled “The Exclusion of Illegal Aliens from the Reapportionment Base: A Question of

⁶ The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

⁷ The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

Representation,”⁸ he clarifies the fact that in 1980 the United States government began violating the Constitution by apportioning representation to invaders (i.e. illegal aliens) stating “IN THE 1990 census, illegal aliens were enumerated by the Census Bureau. The census count is used for several purposes, including apportionment of seats in the House of Representatives among the several states. The Constitution denies illegal aliens the right to vote; nevertheless, illegal aliens were counted in the 1980 census and included in the reapportionment base that year. As a result, Georgia and Indiana each lost a seat in the House of Representatives.” Furthermore, the Center for Immigration Studies reported on December 19, 2019⁹ that due to the fact that the federal government has begun counting invaders in the census today twenty-six seats in the House of Representatives are being unconstitutional granted to invaders in direct violation to Section 2 of the Fourteenth Amendment of the Constitution for the United States of American, and

⁸ Dennis L. Murph, The Exclusion of Illegal Aliens from the Reapportionment Base: A Question of Representation <https://scholarlycommons.law.case.edu/cgi/viewcontent.cgi?article=2054&context=caselrev>

⁹ The Impact of Legal and Illegal Immigration on the Apportionment of Seats in the U.S. House of Representatives in 2020 <https://cis.org/Report/Impact-Legal-and-Illegal-Immigration-Apportionment-Seats-US-House-Representatives-2020>

WHEREAS, Rafael Bernal reported a study conducted by Yale and MIT¹⁰ in 2018 that these schools estimated that there were modestly at least twenty-two point one million in contrast to the assertion that there was only eleven million invaders in the United States of America, and

WHEREAS, one cannot consider one million, let alone over twenty million, people illegally living within a nation they have no right of citizenship in, yet demanding protection, and political and voting access as an immigration problem, this is by ALL definitions an invasion, and

WHEREAS, Presidents Herbert Hoover and Dwight Eisenhower both fulfilled their oath of office by ensuring “that the laws be faithfully executed”¹¹ in accordance with Article II of the Constitution for the United States of America; two Presidents deported invaders and their non-citizen children who were born in the United States but were NOT “subject to the jurisdiction thereof.”¹² Where, in 1931, Presidents Herbert Hoover deported between 500,000 and 2,000,000 illegal aliens and their non-U.S. citizen children¹³ and

¹⁰ Yale, MIT study: 22 million, not 11 million, undocumented immigrants in US, By Rafael Bernal - 09/21/18 04:38 PM EDT, <https://thehill.com/latino/407848-yale-mit-study-22-million-not-11-million-undocumented-immigrants-in-us>

¹¹ The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

¹² The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

¹³ Mexican Repatriation, https://en.wikipedia.org/wiki/Mexican_Repatriation

during the Korean War up to 1955, President Dwight Eisenhower executed the largest deportation expelling more than 4 million illegal aliens¹⁴, and

WHEREAS, Article VI Section 4 of the Constitution for the United States of America guarantees to each State in the union that the federal government will protect each State from an invasion by stating “The United States shall guarantee to every state in this union, a republican form of government, and shall protect each of them against invasion;”¹⁵ and

WHEREAS, the framers of the Constitution were well aware that invasions were accomplished in ways other than a military force. During the Virginia Ratification Debates on the adoption of the Constitution, James Madison stated “...without a general controlling power to call forth the strength of the Union to repel invasions, the country might be overrun and conquered by foreign enemies.”¹⁶ He also asserted historical context in stating “The uniform conclusion drawn from a review of ancient and modern confederacies is, that, instead of promoting the public happiness, or securing public tranquility, they have, in every instance, been productive of anarchy and confusion, ineffectual

¹⁴ Library of Congress, <https://www.loc.gov/classroom-materials/immigration/mexican/expansion-and-expulsion/>

¹⁵ The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

¹⁶ James Madison, The Debates In The Convention Of The Commonwealth Of Virginia,

On The Adoption Of The Federal Constitution. https://constitution.org/1-Constitution/rc/rat_va_05.txt

for the preservation of harmony, and a prey to their own dissensions and foreign invasions,”¹⁷ and

WHEREAS, regardless of the type of invasion, each person violating our immigration laws by entering the United States illegally is a combatant in one form or another. Many of those who have invaded the United State over the past three decades have become political combatants; demanding access to vote, access to representation, access to benefits, politically protesting, and participating in our political process.

WHEREAS, in California CNN reported that “Lizbeth Mateo seems to be a woman that’s going places... She was just appointed to a California state senate committee. She’s also an undocumented immigrant.”¹⁸ Clearly the United States is being invaded by political combatants

WHEREAS, Article IV, Section 4 of the Constitution for the United States of America promises that “The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion;” and

¹⁷ James Madison, The Debates In The Convention Of The Commonwealth Of Virginia,

On The Adoption Of The Federal Constitution. https://constitution.org/1-Constitution/rc/rat_va_06.txt

¹⁸ Doug Criss, CNN March 16 2018 <https://www.cnn.com/2018/03/16/politics/california-undocumented-appointment-trnd/index.html>

WHEREAS, in America, a Government Republican in Form is a Government based on the written will and consent of the People, instituted to secure the individual's natural Rights and where the Law is King; and

WHEREAS, a Republican form of government is one based upon laws and the rule of laws; consequently in accordance with Article VI Section 2 that the “constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States shall be the supreme law of the land; and the judges in every state shall be bound thereby, any thing in the constitution or laws of any state to the contrary notwithstanding,”¹⁹ and

WHEREAS, Article I Section 8 subsection 15 of the Constitution stipulates the actions Congress must when a State or the United States in being invaded is stating “The Congress shall have the power... To provide for calling forth the militia to execute the laws of the union, suppress insurrections **AND REPEL INVASIONS** (emphasis added),”²⁰ and

¹⁹ The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

²⁰ The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

WHEREAS, every member of Congress is legally required to take an oath of office where they must swear or affirm that they are “to support this constitution”²¹ without any exception, and

WHEREAS, the United States Congress is not only failing to protect the States from an invasion, they have been working to legitimize and support their access to voting of the invaders as well as unconstitutionally paying them monies for living assistance; therefore, ALL members of Congress who have not formally and on the record demanded the deployment of the militia or National Guard on the Southern border to repel this invasion has outright and deliberately violated their oath of office, and

WHEREAS, During the Congressional Debates of the Fourteenth Amendment, as section 3 was clarified and defined of its meaning and intent by Senator Howard who asserted “It seems to me that where a person has taken a solemn oath to support the Constitution for the United States there is a fair moral implication the he (or she) cannot afterward commit an act which in its effect would destroy the Constitution for the United States without incurring the guilt of at least moral perjury;”²² and

²¹ The Constitution for the United States of America, https://constitution.org/1-Constitution/constit_.htm

²² Howard J. (1866). Congressional Globe. Retrieved 30 June, 2020, from page 2898 [A Century of Lawmaking for a New Nation: U.S. Congressional Documents and Debates, 1774 - 1875 \(loc.gov\)](#)

WHEREAS, the consequences and language for moral perjury clearly stated in Section 3 of the Fourteenth Amendment of the Constitution for the United States of America as: “No person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution for the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability;” and

WHEREAS, ALL of Congress, having taken their oath to support the Constitution for the United States, did disqualify themselves from holding any office under the United States or under any State, by violating their oath by failing to support the Constitution and by allowing States and Non-Government Organizations to provide health/medical, free or low-cost food, housing, as well as financial aide or comfort to invaders and in many cases giving direct aid.²³ Allowing for a “catch and release”²⁴ for decades is a direct violation of the United

²³ Paul Bedard, March 22, 2021 [Millions of illegal immigrants set to get \\$4.38 billion in Biden COVID cash \(msn.com\)](https://www.msn.com)

²⁴ Catch and Release, Wikipedia, [Catch and release \(immigration\) - Wikipedia](https://en.wikipedia.org/wiki/Catch_and_release_(immigration))

States government's Constitutional requirement to repel an invasion by allowing invaders to stay within the borders of the United States directly, and

WHEREAS, with every Right there is a remedy and any Right that is not enforceable is not a Right; and

WHEREAS, any member of Congress who has not formally called for the deployment of the Militia or the National Guard to the Southern border to repel an invasion for over three decades must be removed from the Office as required by Section 3 of the Fourteenth Amendment and

NOW THEREFORE, in accordance with Article IV Section 4 that the States are guaranteed a Republican form of government, that our elected County Commissioners are our direct representatives, who in accordance with Article VI Section 3 of the Constitution for the United States must also take an oath "to support" the Constitution for the United States, we demand that ALL County Commissioners who represent the people of _____ County, in the State of _____; unite together to petition the State Legislature on our behalf, who have also taken the same oath to support the Constitution for the United States that in accordance with Article I, Article IV, Article VI, and Fourteenth Amendments to the Constitution for the United States of America, demand that the _____ State Legislators, the Governor, the State Attorney General and the Secretary of State unite and formally call for the removal of Congress and that

ALL Senators and Representatives in Congress from the State of _____ be charged with both treason and failure to fulfill their oaths and in accordance with Article IV Section 2 subsection 2 of the Constitution for the United States and those Representatives and Senators in Congress who the people and the State of _____ be extradited back to the State of _____ to stand trial against the charges of treason and violations of their oath of office, and that the Governor in accordance with Article I and the Seventeenth Amendment replace each Senators and Representatives in Congress from the State of _____ who has directly violated their legal obligation to support the Constitution and they continue to support rebellion against the Constitution for the United States by not deploying the Militia or the National Guard as required by Article I Section 8 of the Constitution for the United States and be removed and banned for life from public office for the remainder of their lives in accordance with Section 3 of the Fourteenth Amendment; and that the _____ County Commissioners report back to petitioners and citizens of _____ County within 30 days of this petition, to report the actions and details of each State Legislator, the Governor, Secretary of State, and the State Attorney regarding this petition to make the decisions and actions of all the aforementioned elected officials in a public record to confirm that the people of _____ County as well as those of the State of _____ are informed and have full access to all the facts – as

to those who decided to fulfill their oath of office to support the Constitution for the United States and voted or acted as required by the Constitution for the United States and more importantly, those who violated their oath of office regarding this matter of allowing and supporting an invasion of the nation and the State. This way “We the People” of the State of _____ will use First Amendment Petition’s for the redress of grievances to ensure that the State public servants will be held to the rule of law. Those who refuse to support the Constitution which they are legally bound to support, must be removed from office or public trust for their failure to fulfill their oath of office, in accordance with Section 3 of the Fourteenth Amendment.

Respectfully submitted this _____ day of _____, 20__ by: