

We Must Demand Justice for the January 6th Protestors!

Published: 20 November, 2023 - By Ron Paul – Ron Paul Institute

New US House Speaker Mike Johnson struck a blow for liberty and justice last week when he finally authorized the release of all the tapes from the January 6, 2021 “insurrection.” We were told by no less than President Biden himself that this was the “worst attack on our democracy since the Civil War.”

The FBI was unleashed by the Biden Administration to hunt down hundreds of participants in this “insurrection” and lock them up in the gulag where they awaited trial in torturous conditions – many in solitary confinement.

A Congressional Committee was set up under then-Speaker Nancy Pelosi to “get to the bottom” of the “Trump-led insurrection.” It did not include a single Representative nominated by the opposition Republican Party, but rather two “Republicans” – Liz Cheney and Adam Kinzinger – who could be relied on by Pelosi and the Democrats to toe the line.

In short, the whole thing was an old-fashioned Soviet show trial, where the evidence was kept secret and the pre-determined verdict – guilty – was to be used to tighten the grip of the ruling regime and intimidate any further dissenters into silence. The message was clear: “speak out against the ‘perfection’ of the 2020 election and you may find yourself in the gulag along with the insurrectionists.”

It was terrifying and profoundly anti-American.

And, as we finally can see for ourselves thanks to Speaker Johnson, it was a huge lie. The new video shows demonstrators shaking hands with police officers once they entered the Capitol Building. They were welcomed into the building by officers who even held the doors for them to enter! They had no way of knowing that they would soon be rounded up and locked away.

Does that mean no crimes were committed on January 6th? Not at all. The tapes already released were carefully chosen to single out examples of violence and other possible criminality. But the full release of the tapes demonstrates beyond a doubt that the endless propaganda that this was a coordinated attempt to overthrow the government was false.

And as for that violence and mayhem on January 6th? How much of it was instigated by undercover FBI agents? New footage clearly shows officers outside the building firing on protestors with no warning. That must be why, in hearing after hearing, Biden Administration officials like Attorney General Merrick Garland have refused to tell Congress the number of federal agents present and their roles in instigating violence.

The release of this evidence should immediately result in the release of all non-violent protestors awaiting trial or serving their sentences. Those in power responsible for promoting this lie should take their places in the jail cells.

This delayed justice will not help protestors like Matthew Perna, however. Though the new video release clearly shows him calmly walking inside the Capitol in the presence of unconcerned police officers, when Merrick Garland's Department of “Justice” announced they would seek terrorism charges against him, Perna, in despair, decided to hang himself in his garage.

Yes, there was an insurrection of sorts. Those in power hated Donald Trump so much that they were willing to torture and even murder their fellow Americans to keep him from the presidency. Unless these people are brought to justice, we will have no Republic left to defend.

Think Twice Before You Fly

Published: 17 November, 2023 - By Jared Taylor – American Renaissance - *Minor edits by J-I*

A “diverse” air traffic controller could kill you.

There hasn't been a fatal commercial airline accident in the US since 2009. We're due for one. We're due for a lot. The New York Times has published the results of its own study that found 300 near-collisions in the most recent year for which there were data.

Over the last 10 years, that number has more than doubled. Incompetent air traffic controllers are a big part of the problem.

Controllers tell pilots which runways to use, when to take off and land, and where to fly. If a controller gets it wrong, he can tell two planes to smash into each other, like a case from New Orleans this summer.

A controller told one plane coming in to land on the same runway from which another plane was about to take off.

The landing plane aborted the landing and just avoided crashing into the other plane.

In July, a controller told an Allegiant Air Flight cruising at 23,000 feet to turn right into the path of another plane.

The pilot had to make such a violent turn that a flight attendant fell and was injured so badly, the pilot had to land so she could get medical treatment. Passengers on board were praying and crying.

A US senator thinks he knows why there is so much incompetence. "Ted Cruz Asks Government Watchdog to Investigate DEI Hiring's Role in FAA 'Near-Misses'."

Yes, DEI. I will explain.

Air traffic controllers work for the FAA, or Federal Aviation Administration, which is part of the Department of Transportation. Too many controllers are White. And so, in 2012, our black president, Barack Obama, ordered our Hispanic transportation secretary, Michael Huerta, to order the FAA to solve that awful problem.

Secretary Huerta ordered a Barrier Analysis Report.

You see, if there aren't enough blacks or women it is always because of malicious barriers. The very first sentence of the report says that the secretary "made an historic commitment to transform the Federal Aviation Administration (FAA) into a more diverse and inclusive workplace that reflects, understands, and relates to the diverse customers we serve."

When you fly, you never see a controller. Controllers never see you. But they must reflect, understand, and relate.

The racism detectors found what they were looking for. White people – and Asians – were scoring too high on the controller aptitude test, called the AT-SAT. And they were getting better! "More troubling, there is evidence that the percentage of people scoring 85 or higher on the AT-SAT in certain RNO classifications – that means "race and national origin" – has been steadily increasing over the last three years at a higher rate than others."

White people were pulling ahead!

Here is proof of racism: the percentages of various groups that scored 85 or better out of 100 on the AT-SAT. The previous three years had been grim.

In 2009, 68 percent scored 85 or better, and in the next years it was 74 percent and then 78 percent. And the blacks: poking along at 37 percent, 36 percent, and 38 percent. Asians were

another disaster; in the previous two years, they had the audacity to score as high as Whites.

And, uh oh, women scored worse than men. So the AT-SAT was racist and sexist.

Look at the subject tests: dial reading, applied math, angles, air traffic scenarios. These are all spatial-mathematical tests. Men are better at them than women and Whites and Asians are much better at them than blacks. So, the barrier analysts did what good barrier analysts do: They declared that "the AT-SAT is a barrier to RNO and gender diversity."

So, in 2014, the FAA ditched the AT-SAT – which it had used for decades – and told all the people who had scored 85 or better and were waiting for a job offer that they had to take a brand-new test, called the Biographical Assessment.

This was an online personality test of 114 questions. It asked such things as: The number of different high school sports you played. The number of college credit hours you had in art, music, dance, or drama. Whether you had a job in any of the last three years. It was graded pass/fail, according to mysterious, never-acknowledged criteria.

My guess is that if you played a lot of sports and took no art classes, you were more likely to be black, so you passed.

The first year of the new test, 28,000 people took it and only 2,200 passed. They were then invited to the FAA air-traffic control school in Oklahoma City. If you failed the Biographical Assessment, too bad. Imagine the fury of people who scored well on the AT-SAT but failed this fluffy, nonsense test. Most of them had gone through two- or four-year college-level air traffic training at 36 schools officially approved for affiliation with the FAA. Many had huge student debts. More than 2,600 top-scoring candidates – overwhelmingly White – were purged from the list of highly-qualified potential hires.

According to this article, a number of veteran, working controllers took the test to see what it was like.

They failed.

There is something called the National Black Coalition of Federal Aviation Employees. It claims to be in the business of "promoting equal opportunities." We know what that means.

The black coalition had been screaming loudly for the new test. The trouble is, the test couldn't come right out and ask "Are you black?" That would be too blatant. Instead, it asked about art and sports, and black test-takers might give the wrong answers. The Inspector General of the Department of Transportation found that the FAA fed the right answers to the black coalition, which fed them to black test-takers so they could cheat (and, of course, lie, if they had taken art and played no sports). It's a crime to cheat on a federal exam or

help someone cheat, but there was no punishment. Joseph Teixeira, resigned from the FAA, and the cheating scandal disappeared like the morning mist.

But he left behind such a stink that in 2015, the Mountain States Legal Foundation filed *Brigida v FAA*, which became a class-action suit.

The named plaintiff, Andrew Brigida graduated from Arizona State University's FAA-approved aviation program, scored a perfect 100 on the AC-SAT, and washed out on the Biographical Assessment.

More than 2,000 other plaintiffs have joined the case.

In 2020, Federal Judge Dabney Friedrich found that the plaintiff "has alleged sufficient facts to satisfy the intentional discrimination element of his hiring preference claim."

Intentional discrimination. These lads should get fat settlements.

In the meantime, the FAA doesn't have enough controllers.

In 2013, in anticipation of its nifty keep-out-Whitey test being introduced the next year, it cut hiring and the number of controllers fell. However, it turned out that these off-the-street diversity hires who had played sports and took no art classes washed out of the FAA's own training school, while those thousands of White high-scorers looked for other jobs. Post-Covid air travel has come roaring back, but there aren't enough controllers. According to this article, when you hear flight delays blamed on weather or the airlines, the problem is often overworked, overwhelmed air traffic control.

The big New York Times investigation I mentioned earlier found that of the 313 air traffic facilities in the country, only three were fully staffed. The New York regional facility, for example, is short hundreds of controllers and is operating at just over 50 percent recommended staffing.

The Times quotes anonymous burnt-out controllers: "The staffing shortage is beyond unsustainable. It has now moved into a phase of JUST PLAIN DANGEROUS." Also, "Controllers are making mistakes left and right. Fatigue is extreme."

This is a 4,000-word article.

Guess how many words were about the thousands of top-qualified candidates who were frozen out because they were White? Zero. And about the black cheaters? Can't mention that. This is the newspaper of record, after all.

Of course, standards everywhere are crumbling because BIPOCs can't meet them. Just last month, we got: "DC considers tossing social work exam, over concerns it fails too many people of color."

If blacks flunk the test, it's racist. I don't want dim, incompetent black social workers, but at least their mistakes won't destroy two airplanes and kill 500 people.

Our rulers don't usually patronize social workers but they do ride in airplanes, so I thought this foolishness would never make it into the life-or-death jobs. Silly me. In 2021, we got "United Airlines vows 50% of new pilots hired will be women or minorities to reflect passenger diversity."

Who's going to reflect the passengers who are children? Or blind? Or who don't know left from right?

And, in case you were wondering, there are already 52 medical schools that no longer require applicants to take the Medical College Aptitude Test or MCAT because, well, you know why.

Last I heard, the country was still majority White, but not for long. If things are this bad now, imagine what will the country be like with BIPOCs in complete control. Good luck, America.

White woman convicted of malice murder for 'self-defense' shooting of Black hit-and-run suspect

Published: 14 December, 2023 - By Justice Report – Justice Report

Atlanta, Georgia – A White woman, charged with the 2019 shooting death of a Black hit-and-run suspect, was found guilty of murder on Wednesday. The jury took a little over two hours before reaching the verdict, despite physical evidence confirming she was attacked before the gun went off.

On Wednesday, White 25-year-old Hannah Payne shed tears as she was found guilty of malice murder, felony murder, aggravated assault, false imprisonment, and possession of a

firearm during the commission of a felony. She had been charged for the May 2019 shooting of 62-year-old Kenneth Herring, a Black hit and run driver some believe was intoxicated and shot in self-defense.

Payne—who has been viciously smeared in Black media as a "violent Karen"—was found guilty on all five counts by a jury in Clayton County, a region of Georgia listed as 73% Black

per the US Census. She now faces the death penalty or life imprisonment without the possibility of parole.

According to prosecutors, Payne had followed Herring's car after she witnessed him ram another vehicle and drive off from the scene. While on the phone with a 911 dispatcher, defense attorneys proved that the Police instructed Payne to obtain Herring's license plate number. While she was advised not to pursue Herring, audio of the call demonstrated that Payne and the dispatcher had frantically spoken over each other, making the commands difficult to hear as the incident unfolded.

Eventually, Herring's vehicle had given out due to damage from the crash, according to testimony. After Payne got out of her car to confront him, 911 dispatchers advised her and others to return to meet with police. She believed that meant dispatchers wanted her to bring Herring back with her.

While Payne was on speakerphone with the dispatcher, she testified that Herring lashed out, grabbed her wrist, and tried to pull her inside his car.

"Apparently, I was close enough for him to reach out the car. He knocked my phone out of my hand. And he grabbed me by my wrist. And he pulled me into the vehicle," said Payne during testimony. "It felt like it lasted forever. And I just remember, it was like I saw my life flash before my eyes."

During the trial, defense attorneys supplied photo evidence that Herring had ripped Payne's black top and left bruises along her arm, believed to be sustained during the course of an attack. She said she thought she was in danger of being dragged into the roadway and pulled her registered firearm in response. While she never intended to shoot Herring, she said he then grabbed her neck and gun, which fired shortly after.

"Pulling it out, he would let me go, and I'd pull away from the vehicle," said Payne, hoping to de-escalate the situation. "And that would be it."

Herring's wife had previously contested that Herring may have gone into a "diabetic" shock during the time of the incident and was driving to "get help." Prosecutors pointed toward Herring's lack of a weapon as evidence of Payne's guilt. Eyewitnesses called to the stand said they believed Herring was intoxicated, with one saying they even saw Herring gesture to Payne that she "follow him."

"Kenneth Herring, who was unarmed and minding his own business, was chased down, detained, shot, and murdered," said a prosecutor during closing arguments. "You don't get the death penalty for committing a traffic offense."

Despite the overwhelming evidence, Payne was found guilty of all counts, including malice murder in the death of Kenneth Herring. In Georgia, malice murder is described as a murder "where no considerable provocation appears and where all the circumstances of the killing show an abandoned and malignant heart." Now convicted, Payne could face imprisonment for life or even the death penalty. Sentencing is scheduled to begin on Friday.

According to reports, the jury took only two hours to reach the guilty verdict. Clayton County, Georgia, where the Jury would have been recruited, is listed as an overwhelmingly Black county. According to the official US Census report, Black Americans make up a whopping 73% of all residents, meaning Payne more than likely would have been judged by a disproportionate number of people from the opposite race.

The unfortunate story of Hannah Payne closely resonates with that of Travis and Gregory McMichael, two White men convicted of murder for the death of Black career criminal Ahmaud Arbery in Savannah. The McMichaels, along with their neighbor William Bryan—who filmed the incident—were sentenced to life imprisonment and claimed they first followed Arbery after believing him to have committed a crime in their neighborhood. Like Herring, Arbery was filmed grabbing a firearm and was shot to prevent him from using it against his pursuers.

In the modern day, White people are consistently issued harsh or heavy-handed verdicts compared to their racial counterparts in the court of law. In 2020, White Minneapolis Police Officer Derek Chauvin was convicted of killing drug addict and ex-convicted criminal George Floyd. The event sparked a series of fiery riots known in the United States as the summer of racial reckoning. During his trial, Chauvin was found guilty of several contradictory criminal charges, including second-degree unintentional murder, third-degree murder, and second-degree manslaughter. Additionally, he was stabbed 22 times by a fellow inmate while incarcerated, which the Federal Bureau of Prisons has been accused of failing to prevent.

Payne, the McMichaels, and Chauvin's treatment in the courts appear to only highlight a growing set of double standards latent inside the criminal justice system, an institution that has levied several accusations of being "anti-White" by design. In 2022, the infamous Black serial killer, Billy Hargis, was convicted of killing dozens of elderly White women during assisted living home robberies. Despite fully qualifying for the

death penalty, local prosecutors ignored public demand for capital punishment and washed their hands of the issue.

In Akron, Ohio, Black career criminal Kieth Earley was arrested for the abuse of a White teenager's corpse. An independent Justice Report investigation revealed Earley was a notorious career criminal with a vast history of prison

violence and other incidents of violent misbehavior. In Nashville, a different Black career criminal was arrested for shooting and killing a White student attending a nearby college. He was deemed too "incompetent" to stand trial in an earlier shooting. In both instances, the men were allowed to walk the streets despite multiple second chances and other run-ins with the law.

The Plot To Use Illegal Immigrants To Destroy Our Freedom

Published: 18 December, 2023 - By Lew Rockwell – Lew Rockwell.com

Brain-dead Biden and his gang of neocon controllers plan to steal whatever number of votes is needed to "win" the 2024 election for President. But what happens if they push the American people too far? They might think of sending in troops to suppress resistance, just as Lincoln did in the War Between the States, but what if American soldiers refuse to fire on their fellow Americans? Our enemies have an answer. They plan to allow illegal immigrants from Third World countries to join the armed forces. They will have no loyalty to Americans and won't hesitate to kill them.

Samantha Chang, writing in the Western Journal, explains:

"A 79-year-old Democrat who has been feeding at the public trough for more than four decades wants to give the unvetted armies of illegal aliens invading the southern border access to guns and military intel.

Senate Majority Whip Dick Durbin of Illinois advanced the harebrained proposal Monday during a speech on the Senate floor.

He claimed giving citizenship in exchange for military service to the migrant mobs breaking federal laws to sneak into the United States would enhance national security.

"Do you know what the recruiting numbers are at the Army, Navy, and the Air Force? They can't reach their quotas each month. They can't find enough people to join our military forces," the Senate Judiciary Committee chairman said.

"And there are those who are undocumented who want the chance to serve and risk their lives for this country. Should we give them a chance? I think we should."

Let this sink in: Durbin — a "gun-control" advocate who's spent a career trying to restrict Americans' Second Amendment right to self-defense — thinks it's a great idea to arm foreign nationals whose first act in this country was to break its laws.

Not only that, but he wants to give illegal aliens access to sensitive military weapons and information networks — in the name of bolstering "national security." (source: Senator Dick Durbin Proposes Arming Illegal Immigrants, Providing Them with Military Training (msn.com))

Here is Durbin's speech [from his press release]:

"In a speech on the Senate floor, U.S. Senate Majority Whip Dick Durbin (D-IL), Chair of the Senate Judiciary Committee, today called on his Republican colleagues to work with Democrats on comprehensive immigration reform that will help secure America's border and address our nation's shortage of workers. During his speech, Durbin condemned Republicans' attempt to attach punitive border policies to essential national security emergency funds for Ukraine, Israel, the Indo-Pacific, and humanitarian crises.

"I'm a person who believes in immigration. My mother was an immigrant to this country, and I'm proud to be in the Senate [as a] first-generation American representing the great state of Illinois. But I understand the overwhelming numbers [that] we are facing at the border, and President Biden is facing—[I would] really argue for us to take a hard look at the way we approach this," Durbin said. "It's hard to explain [that] in the United States of America, a nation of immigrants, why immigration is such a hot, controversial topic."

Durbin noted that the U.S. military is experiencing low levels of recruitment, which have become a grave threat to our national security. Durbin argued in his speech that we are also in desperate need of workers to fill key jobs in industries like health care and agriculture, which can be filled by immigrants.

"Do you know what the recruiting numbers are at the Army, Navy, and the Air Force? They can't reach their quotas each month. They can't find enough people to join

our military forces. And there are those who are undocumented who want the chance to serve and risk their lives for this country. Should we give them a chance? I think we should. In my state of Illinois, in Chicago, [and] in the rural areas downstate, we're holding our breath hoping that we can keep hospitals open. You know why? We don't have enough medical personnel. And yet there are people all around this world who have medical credentials as doctors and nurses and skilled technicians who want to come to the United States, but we don't give them the chance," Durbin continued

Durbin also told the story of Mitchell Soto-Rodriguez, a Dreamer, who came to Blue Island, Illinois, at nine-years-old with her family. When Mitchell was in high school, she got into a car accident and the responding police officer made a lasting impression on her by speaking Spanish to make her mother feel more comfortable. From that moment on, Mitchell decided that she wanted to serve her community as a police officer as well. Today, Mitchell is a part-time police officer while she is attending the police academy and working as a security officer at a local high school. However, as a DACA recipient, Mitchell's future is still in limbo. Until the Dream Act is passed, Mitchell's service to her community and to our nation is at risk.

"But DACA was always intended to be a temporary solution for Dreamers like Mitchell. Since President Obama established the program, Republicans have waged a relentless campaign to overturn it and deport these Dreamers back to countries they may not even remember. The permanent solution is enacting a piece of legislation I first introduced more than twenty years ago: the Dream Act. It would provide a path to citizenship for Dreamers all across the country. Without permanent protections, these young people have been forced to live in limbo and in fear that DACA will be overturned in the courts. They have to renew their status every two years—which means they plan their lives in two-year increments," Durbin continued. **"Until the Dream Act is passed, Mitchell's service to her community and to our nation is at risk—as is the service that so many Dreamers are providing to their communities through their work as teachers, medical professionals, service members, and so much more."**

If DACA is struck down, experts predict that our economy would lose an estimated \$11.7 billion each year in lost wages. And without continued immigration, the U.S. working-age

population will shrink by over six million by 2040. As more Americans retire, this could contribute to a 23 percent reduction in the monthly Social Security checks that beneficiaries have been promised. With over nine and a half million jobs open last month, our farmers, hospitals, and small business owners desperately need immigrants to meet their workforce needs.

Durbin continued, **"To resolve these challenges, we should create additional lawful pathways for immigrants to work in the United States. We should also give our undocumented population—most of whom have been here for decades—legal status, so that they can fully contribute to our society. I am ready to negotiate with my Republican colleagues in good faith to solve our problem at the border. It needs a solution. I readily acknowledge that. But at the same time, I hope they [Republicans] will take a positive approach as well, knowing that we desperately need legal immigration. And if people are clear to come into our country for that purpose, we will be better for it at so many different levels."**

Durbin concluded, **"There are some on the other side, I'm going to be very blunt about this, who believe in the theory of 'not one more immigrant' in this country. They don't know the history of the United States. They don't know what these immigrants have meant to us. In my family and the families across the whole country, you can point to immigrants who made a solid difference in building a family, [and] building an economy, which we all prosper from today. So let's get it right when it comes to enforcement at the border, but let's not tell half the story. Let's tell the other half of the story that legal immigration is critical to our future and people like Mitchell Soto-Rodriguez who is wanting to serve as a police officer in her community in Illinois is an asset to this country, and we need her in our future."** *Press Release | Press Releases / Newsroom | U.S. Senator Dick Durbin of Illinois (senate.gov)*

There is a vast number of immigrants available to be used in this way. Samantha Chang again hits the target:

"Under Joe Biden's failed presidency, the United States has devolved into a dumping ground for unvetted armies of illegal aliens, including suspected terrorists and convicted felons.

So it's no surprise the administration is trying to keep the unprecedented scope of the harrowing border disaster under wraps.

Accordingly, U.S. Customs and Border Protection released its September monthly report on Saturday, Oct. 21, clearly hoping few Americans would notice the frightening numbers over the weekend.

The terrifying statistics paint a grim picture of a nation under siege: CBP's total border encounters in September hit a record high of 269,735.

"CBP releases RECORD BREAKING Sept FY23 Encounters – 269,735 – highest month ever on record – brings FY23 Total to highest year ever on record – 2,475,669," Fox News Washington correspondent Griff Jenkins noted on the social media platform X." Border Numbers So Disastrous Feds Release Them When No One Is Paying Attention (*source: westernjournal.com*)

Senator Tammy Duckworth also proposed allowing illegal immigrants who have been in America for five years to enlist in the military. Here is an account from American Military News:

"U.S. Sen. Tammy Duckworth (D-Ill.) is spearheading an initiative to address recruitment shortfalls within the U.S. military by expanding the eligibility for non-citizens to serve.

According to Stars and Stripes, the proposed legislation, labeled the Enlist Act, is intended to bolster the military's ability to meet its manpower requirements by increasing the number of eligible recruits in the United States.

"Allowing highly qualified, long-time residents of our great nation the opportunity to serve the country they've come to love is a commonsense way to give the services better access to talented potential recruits and improve our military's readiness in the process," Duckworth, an Iraq War veteran and former Army Black Hawk pilot, stated.

If passed, the legislation would open the military's doors to individuals who have resided in the U.S. for a minimum of five

years. This includes those protected by the Deferred Action for Childhood Arrivals (DACA) program, persons with temporary protected status and those who hold approved petitions for immigrant visas.

Duckworth claims that the bill would address the "unprecedented challenges" the military services are facing in recruitment, citing a "historically small pool of eligible recruits."

The gap between recruitment goals and enlistment numbers has been steadily widening in recent years. Current statistics suggest that a mere 24%-27% of young people, ages 18-24, qualify for service, with even fewer expressing the desire to serve.

According to Duckworth, the Enlist Act would not only increase the pool of potential recruits, but also provide an avenue for enlisted non-citizens to attain naturalized citizenship. This pathway complements an existing process that allows non-citizen service members to naturalize.

Despite previous proposals to expand enlistment eligibility for non-citizens failing to gain support in Congress, Duckworth remains optimistic about her latest endeavor, which has been filed as an amendment to the Senate's annual defense policy bill.

The Enlist Act represents a potentially transformative policy, reigniting efforts to enhance the military's recruitment capabilities and, by extension, national security." Non-citizen enlistment bill proposed in Senate (*source: americanmilitarynews.com*)

Let's do everything we can to stop illegal immigrants from joining the armed forces. Don't let Biden and his gang of neocon controllers use foreign troops to destroy our freedom.

Your Pro-White Policy Platform

Published: 8 December, 2023 - By White Papers – White Papers Policy Institute

The political environment in the United States is undergoing a remarkable change. Mainstream political personalities such as Charlie Kirk, Vivek Ramaswamy, and Tucker Carlson are now openly talking about the Great Replacement in front of their audiences of millions. At this stage it is reasonable to assume that pro-White candidates for office will begin rising

up all over the country, and White-Papers is here to help them.

If you are a candidate looking to run a pro-White campaign on a slate of pro-White policies this piece is for you and your campaign staff. As one of the small handful of truly nationalist thinktanks in the Western world White-Papers is here to help you put together a platform which will have appeal across

party lines. Running on the following list of policies is plausible whether it be as a Democrat, Republican or a third-party campaign.

First, we recommend reading our piece, entitled “Whites are With Us,” which will inform you that more than 40% of Americans view demographic change as a threat to the United States and the American way of life. Glean as much as you can from the piece, and then return to this one for our policy prescriptions.

Policy Point One: Support Mandatory E-Verify

The American electorate is concerned about two things: Immigration and the economy, and these issues are linked in a manner which is impossible to overstate. Mass immigration has a negative impact on the wages of native-born Americans, and a very negative impact on the wages of the lowest skilled native born Americans, with every one percent increase in the number of immigrants in an occupation lowering wages by 0.8%. This effect is compounding.

Even incredibly libertarian thinktanks such as the Cato Institute have been forced to admit that increases in the immigrant population lead to real decline in the wages of Americans.

Today 54% of Americans classify what is happening at the Southern border as an “invasion” according to a recent Ipsos poll. 76% of Republicans, 40% of Democrats and 46% of independents all agreed with this “invasion” language, very clearly showing where Americans stand on the issue.

Additionally, 50% of White Americans support the mass-deportation of all illegal aliens in the country. 57% of White men would support such a move, and even 46% of White men ages 18-34 (the youth) want to see such action.

Mandating E-Verify would result in tens of millions of illegal aliens being forced to self-deport from the United States, would raise American wages, and would reverse years of White demographic decline in the country. It is a natural ‘first step’ for any pro-White politician.

Policy Point Two: Ensure Immigrants are Actually Related

There are two statistics which every pro-White politician should know by heart:

1. 70% of immigrants to the United States are not admitted for work or school, they are admitted as family members of people already residing in the United States.

2. Up to 80% of these cases may be fraudulent, as was the case with the US refugee family reunification program.

Pro-White candidates should run on a demand that all immigrants to the United States claiming a familial tie be DNA tested. This is already the standard for refugee-based family reunification, put in place after the abovementioned discovery of the aforementioned fraud. This demand would drastically reduce fraud, eliminate the backlog of visa applicants, make Americans safer and lessen the burden on the American welfare state.

Policy Point Three: Visa Cancellation, Green Cards, and Citizenship.

Immigration fraud is so widespread in the United States that the government of New York City, the State Department, the New York Times (2022), and even the White House have long and storied histories of attempting to mitigate the phenomena, to little effect. All Green Card renewals should be subject to rigorous fraud checks, and any indication of fraud should result in a refusal to renew the card.

Pro-White candidates need to make demands of the government that Green Card holders be investigated for fraud and deported when and if necessary. Fraudsters should not become our fellow Americans.

In fact, even naturalized citizens can have their citizenship revoked for felonies, fraud, and other offenses against the United States and American public. Sex offenders, human rights violators (traffickers), and national security/public safety threats are all subject to denaturalization according to the Department of Justice.

Policy Point Four: Take it to the States

If you are running for a state house or state senate seat you should be aware of the following actions American states are empowered to take:

1. States can close their borders, effectively entirely
2. Mandate E-Verify locally
3. Pass their own laws to revoke the business licenses of people who hire illegal aliens
4. Ban LEGAL aliens and other foreigners from buying and even renting property within their borders