

Good Morning,

I am writing to voice my OPPOSITION of HB 2932. As a member of a Hispanic family and a citizen of the US and State of Oregon, I cannot seem to understand the enormous amount of effort that has taken place during this legislative session to undermine the will of Oregon voters and its citizens.

There have been numerous bills submitted for consideration that do nothing but remove obstacles for illegal aliens to continue to break federal law and reside in the United States illegally. This is an insult to all those who followed the rules out of respect for our country and its laws. The State is going out of its way, to the detriment of citizens, to pass legislation that shields law breakers from prosecution.

House Bill 2932 - This bill strictly benefits illegal aliens who have committed crimes and allows them to hide their legal status in order to avoid deportation, exclude them from admission or naturalization to the United States. This violates Oregon's Constitution as to passing laws that grants "immunities." Being a US citizen is a privilege and not an entitlement or fundamental human right. It also addresses concerns that should an illegal alien be convicted of domestic violence, federal law may prohibit them from possessing, receiving, shipping or transporting a firearm as it would preclude them from serving in the armed forces or law enforcement. Are freaking kidding me?? How backwards is that? The emergency clause in this order is to preserve public peace, health and safety? It is an emergency that we protect criminal illegal aliens, hide their immigration status so they can be in law enforcement? This is a joke and a slap in the face to members in the military who have sacrificed their lives in order to defend our sovereignty and the law enforcement sworn to uphold the law.

House Bill 2015 -I see a very clear picture here. In 2008, the State of Oregon stopped issuing driver licenses to people who could not show citizenship documentation. Now that the 10 years is up and many illegals can no longer obtain licenses, the State is looking for ways to conceal their illegal presence. When you renew their licenses, they are automatically enrolled in the Motor Voter program and gives them license to vote. In addition, the State will provide no information as to when voter rolls are audited and when people will be removed. Issuing licenses would essentially give them a form of "legal residence." There was been no removal of inactive voters at the ten year mark that I can find. There are many reports of deceased people receiving ballots, even though the State is supposed to be removing them based on a match from Social Security Administration.

Senate Bill 870 and House Bill 2704- House Bill 2578 -The State of Oregon trying to pass legislation that we move to the popular vote. Why is that? If the voter rolls can be flooded with illegal aliens voting, who utilize a great deal of public assistance, they will most likely vote for the party that will maintain their status in Oregon and continue to support their needs. It is interesting that primarily BLUE states are the one pushing for the popular vote even though our Founding Fathers established the Electoral College to establish fairness and that large populous areas would not speak for the smaller ones who may live a different life. These states also

oppose Voter ID. If we are genuinely concerned about foreign interference in our elections, we should make sure that every voter is eligible and secure

House Bill 2401- Essentially wants to tie the hands of law enforcement and prohibit any Officer initiated pedestrian stop or traffic stop unless there was a “call for service.” This law gives opportunity for citizens breaking the law to claim they should never have been stopped or detained because there was no call for service and they were “profiled.” If an officer has probable cause to believe someone involved in a crime, they should be allowed to stop.

Senate Bill 856 -The State wants to create an office for New Americans. What is interesting is that they do not differentiate legal and illegal immigrants. In addition, they want the ability to partner with nonprofit organizations to assist them. If you are looking to partner with non-profit organizations, my understanding is they are not allowed to receive government funds. Facilitating illegal aliens with government funds is illegal. In addition, groups like CAUSA should be required to register under FARA. Based on the actions of the State of Oregon, they should be registering under FARA as all of the legislation documented in this email is for no other purpose than to grant illegal aliens benefits and residency.

The Foreign Agents Registration Act (FARA) was enacted in 1938. FARA is a disclosure statute that requires persons acting as agents of foreign principals in a political or quasi-political capacity to make periodic public disclosure of their relationship with the foreign principal, as well as activities, receipts and disbursements in support of those activities. Disclosure of the required information facilitates evaluation by the government and the American people of the statements and activities of such persons in light of their function as foreign agents. The FARA Registration Unit of the Counterintelligence and Export Control Section (CES) in the National Security Division (NSD) is responsible for the administrative enforcement of the Act.

Senate Bill 277 – A person commits the crime a “BIAS” crime. This law is goes out of it’s way to allow anyone claim someone has a bias against them and therefore should punish others who do not agree with them. Bias crimes appear to be different than hate crimes. Based on the definitions in this law, enforcement could lead to censorship of freedom of speech and for one to exercise freedom of religion. If one person does not agree with your religion, you are not allowed to speak against it, otherwise you are inciting hate speech. In Europe, if you criticize Islam or mis-gender someone, you can be arrested for a bias crime. The law is often not applied equally to all people. For instance, a Christian bakery is fined for refusal to bake a cake for a gay or lesbian couple but a Muslim bakery is not fined for the same offense. To my knowledge, no one gets to pick their parents or their race and to create laws that are subject to interpretation to someone's personal bias is discriminatory on its face no matter your race, religion, sexual orientation or political affiliation. This makes the entire US population vulnerable.

In this testimony, I have outlined the steps the State of Oregon Legislature has put forth on numerous levels to violate Federal law **Title 8, U.S.C. 1324** and all of its offenses. I would argue that based on the steps listed above and the parties involved, this behavior could be considered a conspiracy to commit fraud against the American people and citizens of Oregon. All these actions could be construed as a criminal enterprise that violates Federal and State laws and Constitution of the United States. In addition, would also violate the **Supremacy Clause**. Adding insult to injury is the **EMERGENCY DECLARATION** to each of these

pieces of legislation that effectively removes an appeal or due process for the citizens to vote a decision. Since several of these pieces of legislation have already been voted upon and rejected by the people, one has no other reasonable conclusion but to determine the State of Oregon is willingly breaking the law and installing roadblocks for appeal. Of note, at first glance, every piece of legislation introduced that gives aid or comfort to illegal aliens is drafted by and supported by only one political party.

18 USC 2383. Rebellion or insurrection

Whoever incites, sets on foot, assists, or engages in any rebellion or insurrection against the authority of the United States or the laws thereof, or gives aid or comfort thereto, shall be fined under this title or imprisoned not more than ten years, or both; and shall be incapable of holding any office under the United States.

(June 25, 1948, ch. 645, 62 Stat. 808 ; Pub. L. 103-322, title XXXIII, §330016(1)(L), Sept. 13, 1994, 108 Stat. 2147 .)

It appears this body is using the Cloward-Piven strategy to obtain their collective goal. The Cloward-Piven strategy was a blueprint for making massive disruptions in the welfare system of the United States, thus clearing the way toward reforming the system along lines more politically palatable to the authors of the strategy.

My sincerest hope is that you will listen to the citizens of Oregon and not violate the rights of US Citizens. Each of you swore to uphold the laws and Constitution of the United States. I am only asking that you keep your word.

Julia Sanchez

Private Citizen/Independent Voter