

TO PROTECT THE CONSTITUTIONAL INTEGRITY OF FEDERAL ELECTIONS FOR ALL LEGAL AMERICAN VOTERS

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

Section 1. Purpose. Since the adoption of the Immigration Reform and Control Act of 1986, Federal Immigration and Naturalization Laws have not been adequately enforced by previous administrations and throughout the States, to prevent a growing population of “illegal aliens” as defined by United States Code, Title 8, §1101(a)(3), from illegal entry and residency within the borders of the United States. Numerous States have issued State IDs to “illegal aliens” and tasked their Department of Motor Vehicles (DMV) with registering voters within their states, making it possible for “illegal aliens” to “illegally” vote in United States Federal Elections without detection, in violation of the United States Constitution, U.S. Immigration and Naturalization Statutes and United States Election laws which specifically prohibit non-citizens or “illegal aliens” from voting in Federal Elections.

The number of “illegal aliens” currently residing in the United States is estimated between 13-million and 30-million, many of them above age 18, with State IDs and voter registrations from their State DMV, making it possible for “illegal aliens” to vote illegally in enough numbers to swing the outcome of Federal Elections for both the office of President and Vice President, as well as Congressional seats in both the House of Representatives and Senate.

Further, several States within in the Federal Union of States, have established “sanctuary” status protecting “illegal aliens” from Federal enforcement of Federal laws governing Immigration and Naturalization, and legitimate voting rights for all Federal elections. This “sanctuary” status in several states makes it impossible to certify which votes from within that State are legal versus illegal. There is no means or mechanism in place by which to determine “legal” from “illegal” votes generated within any State which is in whole or part, a “sanctuary” for “illegal aliens.”

For the purpose of this order, “sanctuary state” shall be defined as any state which has a “sanctuary, city, district or county” within its borders, or has specifically proclaimed the State a “sanctuary” for “illegal aliens.”

To secure, protect and preserve the Constitutionally protected Right of all legal American citizens, to determine the course of their nation via “legal, fair and constitutional” election processes, this Executive Order is signed in an effort to prevent any and all “illegal votes” from being counted in any Federal election cycle.

Section 2. Policy. It shall be the policy of my Administration to work with all Federal, State and local agencies, tribal, and private sector leaders, to address, to reduce, and remove all “illegal” voters from State voter registration rolls, develop and implement procedures to prevent any “illegal” votes from being counted in any Federal election. The United States Constitution protects the right of all legal age American citizens, to vote in U.S. elections and specifically prohibits voting by any non-citizens or “illegal

aliens” under 18 USC 611: Voting by aliens. The past policy of attempting to “enfranchise” illegal alien voters, has the unsustainable impact of “disenfranchising” legal citizen voters, and creating a circumstance wherein the American people have a declining power, trust and faith in their electoral system. It will be the policy of my Administration to utilize all Constitutional, legal and law enforcement means available at the Federal, State and Local levels, to secure the United States election systems and prevent all attempts to “disenfranchise” legal citizen voters by overwhelming the election system, via allowing “illegal” voters and votes.

Section 3. *The duties under this order.* The duties of all Federal, State and Local agencies, Federal and State Legislatures and all Federal Law enforcement agencies, shall be to use all legal means to secure a legal and proper election within every State of the Union, in accordance with the United States Constitution, Federal Election Laws and U.S. Code establishing “legal citizens” eligible to vote in Federal Elections, as well as all existing U.S. Codes governing Immigration and Naturalization within our borders.

The oath to protect, uphold and defend the U.S. Constitution is a common thread that binds the States of the Union together and sits at the foundation of every oath of office within these United States, for every member of Federal, State and Local government, who is entrusted with the duty and granted with the power to govern, by the legal citizens of these United States.

In accordance with the United States Constitution and all Federal Laws governing U.S. Elections, and in keeping our oaths of office to the American citizens, to protect and preserve our Constitutional Republic by securing our election systems, all Federal, State and Local agencies will be responsible for using all available resources to prevent the illegal registration and election tampering by “illegal aliens” residing within the borders of the United States or U.S. territories.

States, Counties, Cities or districts that have established a position of “aiding and abetting” known “illegal aliens” by providing “sanctuary” from Federal Immigration, Naturalization and Election Laws, are responsible for adhering to, upholding and enforcing all Federal Laws governing constitutional voter eligibility within the United States.

Section 4. *Items of compliance with this order.* Measures taken at the Federal, State and Local levels shall include, but not necessarily be limited to the following;

- Requiring additional forms of identification that demonstrates “legal citizenship” within the United States, in the form of an authentic U.S. Birth Certificate or Authentic Naturalization Documents, in States that issue Drivers Licenses or any other form of State ID, to illegal aliens
- Establish verifiable procedures within the State Voter Registration systems, adequate to prevent the unconstitutional registering of “illegal aliens” within State voter rolls
- Certified Voting Machine verification for every voting district
- US Election Assistance Commission review, verification and reporting of systems and policies designed to prevent “illegal alien” or other “illegal” votes in each state
- Secretary of State review, verification and reporting on measures taken to ensure that no “illegal alien” votes are being accepted or counted within each State, prior to issuing final certification of any final Federal election results

- Federal Election Commission review, verification and reporting on illegal donations from “illegal aliens” to Federal office candidates and campaigns within each State
- State, County and Local Election Board review, verification and reporting on all measures taken by each Commission to ensure that “illegal aliens” are not voting in their district
- District reporting of any verified attempts of “illegal alien” voting
- State Certification of adequate measures taken to prevent “illegal alien” votes within each State must be reported to the Federal Election Commission prior to State certification of primary Federal election results and again prior to the November general election results being certified by each State
- ICE onsite monitoring of polling places within known “sanctuary” States, for the purpose of enforcing existing Immigration, Naturalization and Election Laws

Section 5. *The remedy for violating Constitutional Voter Eligibility.* Sanctuary policies resulting in an inability to determine and demonstrate with confidence, which votes from a State or group of States are legal or illegal, due to “sanctuary” status for illegal aliens, must be such as to protect the “legal voters” eligible to vote and be properly counted in Federal elections, under the United States Constitution and all Federal Laws governing the constitutional election process.

The United States Constitution and Federal Law does not restrict voting rights based on race, ethnicity, prior nationality, color, creed, religion, gender or sexual orientation. Federal Election Laws only limit legal U.S. voting rights to legal American citizens, who can demonstrate their legal status either by U.S. Birth or U.S. Naturalization documentation, having reached the legal voting age of 18, who are not otherwise restricted from voting under U.S. Codes governing loss of voting rights for convicted felons.

Therefore, effective upon the signing of this order, election results from States that provide “illegal sanctuary” for “illegal aliens” will not be counted in the Federal Election Certification process, in any election cycle until the State can reasonably demonstrate that no “illegal aliens” or “non-citizens” are voting in the U.S. Federal elections. States which cannot reasonably demonstrate practices and procedures in use, which are adequate to prevent the possibility of “illegal ballots” being cast and counted within their State, will not be counted as part of the legitimate national election results, in contrast to the results reached within States using every reasonable opportunity and procedural means to prevent “illegal votes” from being cast or counted within their states.

Further, Electoral College Delegates from any State which provides “illegal sanctuary” for “illegal aliens” will not be counted in election results for President and Vice President of the United States, if the “illegal sanctuary” status of a State makes it impossible to determine with confidence, that no “illegal alien” votes were cast or counted anywhere within the “sanctuary State.”

Section 6. *Agency Participation and Response.* The heads of Federal, State and Local agencies and offices responsible under the United States Constitution and Federal Election Laws, for ensuring that all election procedures are Constitutional, legal and within Federal guidelines, shall provide verification reports to the Federal Election Commission on or before the dates required, consistent with applicable law, as may be necessary to carry out the purpose and functions of this order.

Section 7. Term. This order will remain in force and effect indefinitely, or until such time that Congress is able to pass new Immigration, Naturalization or Election laws that may render this order no longer necessary.

Section 8. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) The Constitutionally Legal Right of every legal American citizen to vote and have their vote properly counted and certified in any and all Federal Elections; or

(ii) Federal, State or Local Immigration, Naturalization or Election laws, as established by Congress; or

(iii) the authority granted by law to an executive department, agency, or the head thereof; or

(iv) violate any constitutionally protected rights for every legal American citizen to vote in Federal Elections, regardless of race, creed or color, consistent with U.S. Federal Election laws;

(b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person. This order is consistent with all current U.S. Laws governing Immigration, Naturalization, legal citizenship and constitutionally protected voting rights.

President of the United States