SOROS HACKED: THE TRUTH BEHIND HIS BIG MONEY NETWORK TO DESTROY US BORDERS

Another day, another hack. Among the latest targets of sophisticated computer hackers was the Open Society Institute (OSI), a shadowy foundation financed by billionaire hedge fund manager, George Soros.

Numerous hacked OSI documents reveal Soros's efforts to implement his globalist agenda through a relentless attack on U.S. immigration policy and enforcement. Among a trove of some 2,500 leaked documents detailing Soros's efforts in the United States and around the world, OSI claims credit for Senate passage of the Gang of Eight amnesty bill in 2013. The bill ultimately died because the House refused to take it up, but OSI officials nevertheless felt that the millions of dollars they spent promoting the massive amnesty bill was money well spent.

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DACA AMNESTY TURNS INTO POWER GRAB TO GIVE CITIZENSHIP

The revelation of the administration’s convoluted efforts to turn DACA into a full-blown effort to grant citizenship to illegal aliens further underscores the importance of June’s Supreme Court ruling blocking the president’s efforts to grant deferred action to an additional 4 million illegal aliens. Through the broad application of deferred action and parole, When President Obama announced his unconstitutional Deferred Action for Childhood Arrivals (DACA) amnesty program in June 2012, he assured the
One document indicated that as a result of the Gang of Eight effort, “the immigrant rights movement infrastructure matured and ultimately emerged stronger, more coordinated, and more cohesive” and poised to achieve final victory in the coming years. To that end, Soros’s foundation is willing to commit many millions more in the future.

Other documents reveal the extent to which Soros’s OSI financed and coordinated the efforts of open borders advocacy groups. In an April 29, 2009 memo, “Grant Recommendations for the 2009 Immigration Reform Campaign,” OSI official Maria Teresa Rojas lays out the “four pillars” of their effort to enact amnesty and massive immigration increases and specifies which of the open borders organizations would be funded and tasked with implementing each of the “pillars.”

The memo prescribes the creation of a “Management Team” to be headed by the National Immigration Forum (NIF) and a grant to support NIF’s efforts. Other members of the Management Team included America’s Voice, the Immigration Policy Center, the Center for Community Change, and the National Council of La Raza. These four principle groups received grants to implement the pillars of OSI’s policy goals.

These pillars include the creation of research touting the economic benefits of amnesty and mass immigration, formulating and communicating a case for the broadest possible amnesty, minimizing the effectiveness of any future enforcement, and creating a grassroots activist network. The last components—grassroots activism—was a direct response to what the open borders network perceived to be the effectiveness of FAIR and other true immigration reform groups in mobilizing public opposition to President Bush’s amnesty proposal in 2007. The 2009 memo lists 16 separate advocacy groups (most of which promote far left causes, but without any unique expertise in immigration policy) to receive OSI funding and their assigned tasks as part of the effort to achieve Soros’s legislative goals for immigration policy. Mostly these groups were funded to create the perception of a broad coalition of support for the Soros immigration agenda.

Just as important as the specific grants made by OSI, the leaked documents reveal the degree to which Soros has orchestrated the efforts of the open borders lobby over the past decade and the tactics he, and the groups he funded, used to influence Congress and public opinion. In sharp contrast to the work of FAIR and other groups committed to promoting the public interest in immigration policy, the Soros network employed vast sums of money to fabricate evidence of the benefits of amnesty and open immigration, and to buy a coalition of organizations to lend support to OSI’s agenda.

The hacked documents contain a disturbing amount of evidence of the extent to which U.S. immigration policy is being manipulated to serve the interests of a small elite class at the expense of the vast majority of Americans. They also highlight the importance of FAIR and other groups that defend the public interest in immigration policy in fighting Soros’s efforts to undermine national sovereignty through mass immigration.

THE SOROS NETWORK EMPLOYED VAST SUMS TO FABRICATE EVIDENCE OF THE BENEFITS OF AMNESTY AND OPEN IMMIGRATION, AND TO BUY A COALITION OF ORGANIZATIONS TO SUPPORT OSI’S AGENDA.
DACA CITIZENSHIP continued

American public, “This is not amnesty. This is not immunity. This is not a path to citizenship.” Of course, prior to that Rose Garden announcement, he had also stated repeatedly that he did not have the authority to grant deferred action to entire classes of illegal aliens.

So, it should come as no surprise that the president’s unequivocal denial that DACA would not lead to citizenship also turns out to be false. It took some effort—bootstrapping one abuse of executive authority on top of another—but the administration has managed to find a way to make DACA recipients eligible for citizenship.

Exploiting yet another program, known as Advance Parole, the administration is allowing DACA recipients to leave the country with the assurance that they will be permitted to return legally. Parole was intended as a very limited executive discretion to allow inadmissible aliens to enter the country based on extenuating humanitarian or national interest considerations. By granting Advance Parole, for which there is no statutory authority, the administration has created a way to get around a law that bars illegal aliens from being legally readmitted to the United States for three or ten years (depending upon how long they had resided in the country illegally).

Once DACA recipients, who are still technically illegal aliens, are paroled back into the United States, they are eligible to apply for adjustment of status. Those who have immediate relatives who are U.S. citizens—and many do—are generally eligible to apply for a green card and citizenship. According to information uncovered by Senators Chuck Grassley (R-Iowa) and Mike Lee (R-Utah), nearly 3,000 DACA recipients have already been granted adjustment of status and are on the “pathway to citizenship” the president claimed did not exist.

Moreover, through the abuse of Advance Parole, it could become a well-worn pathway. The Department of Homeland Security revealed to Senators Grassley and Lee that as of December 31, 2015, another 5,068 DACA recipients who have been granted Advance Parole have applied to have their status adjusted—applications that will almost certainly be approved. Another 22,340 DACA recipients have received Advance Parole and could potentially be eligible to apply for adjustment of status.

The administration might have been able to gain complete amnesty for more illegal aliens than were authorized by Congress under the Immigration Reform and Control Act of 1986.

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U.S. ON PACE TO RESETTLE 30,000 SYRIANS IN FY 2017, DESPITE WARNINGS FROM SECURITY EXPERTS

Several months ago, the Obama administration announced a goal of resettling at least 10,000 Syrians in the U.S. in FY 2016, which ends on September 30. A State Department spokeswoman emphasized that the 10,000 figure is a floor, not a ceiling, and that the numbers could be significantly higher.

In order to meet its self-imposed goals, the Obama administration has been cutting corners on vetting refugees and is on pace to admit about 12,000 Syrians by the end of the current fiscal year. After reducing the screening process from the usual 18-24 months to just three, the administration admitted 2,478 Syrian migrants in July. If President Obama’s successor maintains the current pace, some 30,000 Syrians will be allowed to settle in the U.S. in FY 2017. Only 7 percent of those who have applied to come as refugees have been denied admission, while another 13 percent have their applications on hold pending further investigation.

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It is almost a certainty that whenever FAIR puts on its annual Hold Their Feet to the Fire (F2F) Radio Row event, immigration will be in the headlines. But in terms of timeliness, this year’s F2F event hit the trifecta. F2F 2016 coincided with the culmination of the political nominating process (in which immigration was the top issue), the Supreme Court ruling blocking implementation of President Obama’s unconstitutional use of executive authority to grant de facto amnesty to millions of illegal aliens, and decision by voters in the United Kingdom to exit from the European Union (largely over unchecked immigration).

Not surprisingly, with all the buzz about immigration, F2F 2016 was the biggest radio row to date reaching the largest audience of any of the previous nine events organized by FAIR. Forty-eight national and local radio hosts were in attendance on June 22 and 23 as the Phoenix Park hotel on Capitol Hill was converted into broadcast central for this nationwide forum on immigration policy.

Over the course of the two-day event, dozens of members of Congress, sheriffs, union officials representing immigration enforcement professionals, policy experts, and the families of those victimized by policies that allow criminal aliens to walk our streets, turned up at the Phoenix Park to help illuminate why so many people in the United States and Europe are so concerned about immigration. Moreover, with the intense interest in immigration issues nationally and internationally, F2F 2016 also attracted unprecedented coverage from television and print media—including a visit from a member of The New York Times editorial board.

Staging the F2F event each year is an organization-wide effort, but particular credit goes to Cassie Williams, FAIR’s press secretary, who was primarily responsible for the success of F2F 2016.
ADMINISTRATION DECIDES TO GO BIG ON ILLEGAL CENTRAL AMERICAN IMMIGRATION SCHEME

The Obama administration has spent the past seven and half years eviscerating immigration enforcement and blasting holes in statutory limits on the number of people who can be admitted to the United States. In late July, the administration sent a clear signal that they intend to use the last few months of the Obama presidency to finish the job.

The Department of Homeland Security announced that it will expand and increase admission of both minors and adults through the Central American Minors Refugee and Parole Program (CAM), an unauthorized scheme to transport migrants to the United States rather than have them crash the border in the midst of an election campaign.

The administration is also deliberately misleading the American public about the scope of this unauthorized program and the people who may benefit from the expanded CAM program. On first read, it appears that only immediate relatives of U.S. citizens and legal permanent residents will qualify to be brought here.

But according to analysis of the announcement by FAIR, the carefully worded DHS announcement reveals that relatives of DACA recipients—the administration’s self-declared amnesty program for illegal aliens who claim to have come here as minors—will be eligible for settlement in the U.S. Despite temporary relief from deportation, DACA recipients are illegal aliens. Also eligible are relative of those who are here under Temporary Protected Status (that has proven to be anything but temporary).

And it’s not just minors who will be eligible. If the qualifying parents have left their kids behind in Central America in the care of someone else, the caregivers are eligible to come too, presumably with their spouses and dependents.

In addition to the accelerated admissions of Syrians as refugees, the Department of Homeland Security (DHS) took steps to allow about 5,800 citizens of that war torn nation to remain in the United States under Temporary Protected Status (TPS). Syrians in the U.S. were granted TPS in 2012 and in early August, DHS renewed that status through at least 2018. Based on a long track record of abuse of TPS, it is unlikely that these “temporary” beneficiaries will ever be required to return home.

Typical of the administration’s policies, the increased admission of Syrians comes in spite of grave warnings by the president’s own national security advisors that even the most rigorous screening process would likely result in terrorists gaining admission. Last year, both FBI Director James Comey and National Security Director James Clapper unequivocally testified before Congress that the U.S. cannot properly vet Syrian refugee applicants for terrorist and national security threats. These concerns remain relevant, as there have been several high profile incidents of Syrians being resettled as refugees in Europe, only to later commit horrific acts of terror in their host countries.

RELATIVES OF DACA RECIPIENTS, INCLUDING THEIR MINOR CHILDREN, THE CHILDREN’S CAREGIVERS AND PRESUMABLY THEIR SPOUSES AND DEPENDENTS TOO, WILL ALL BE ELIGIBLE FOR SETTLEMENT IN THE U.S.
Criminal Aliens Labeled as ‘Terroristic Threats’ Released by ICE

Curious as to why there are suddenly more illegal aliens accused of “terroristic threats,” drunk driving, drug and gun possession, and sexual assault roaming the streets freely? The Immigration Reform Law Institute (IRLI) wanted to know, and obtained hundreds of emails under a Freedom of Information Act on behalf of FAIR.

These emails showed that the Obama administration used the 2013 budget impasse as an opportunity to turn deportable aliens loose. Under sequestration, all federal departments were forced to cut spending, though each department maintained the discretion to determine where the cuts were made. Tellingly, the Department of Homeland Security (DHS) urgently demanded Immigration and Customs Enforcement outposts around the country to release illegal aliens in 2013, when the sequester went into effect. The emails show they ordered immigration officials to slash jailed illegal aliens by over 5,000.

Because there was pressure to move quickly, many detained for terrorist activities and other terrible crimes were released along with non-criminal aliens. In one of the emails, a top official wrote, “We must decrease our population by COB today. Let’s do this now.” Clearly speed, not criminal record, was priority in clearing out space.

The emails, which were heavily redacted, also reveal that the number of deportable aliens, criminal and non-criminal, the news reports were sharing at the time of the release were grossly underestimated. Rather than the 2,000 aliens ICE claimed were released, the number was actually 5,432 in just one month. When asked at the time about the discrepancy, the administration attributed the much larger reduction in detainees to the daily “ebb and flow.” These claims prove that to be false.

The emails also put on display just how astonished and concerned Border Patrol agents were with these demands. One officer wrote in an email that the changes are “BS.” Another officer, understandably, shared concerns about releasing violent criminals and letting them walk freely, but was reassured by a top official, who said “Stay calm. You have not done anything wrong” (except trying to do the job of protecting the American people). Other memos from supervisors to ICE personnel indicated that while officers were “free to arrest and process anyone they desire” they could not detain illegal aliens who they apprehended, except under extenuating circumstances.

The memos obtained by IRLI on behalf of FAIR confirm that the Obama administration is more concerned about creating the impression of enforcing immigration laws than they are about keeping Americans safe from criminals or even terrorists.

The documents related to the wholesale release of deportable aliens resulting from sequestration are the latest IRLI has obtained through FOIA requests. Cumulatively, these FOIA requests reveal the scope of the administration’s efforts to dismantle immigration enforcement and lay them bare for the American people to see.

CAM Program continued

If being illegal and deceptive is not enough, the CAM program has also proved ineffective at curbing the border surge. The number of unaccompanied minors (UAMs) arriving at the border this year is on pace to eclipse the record levels of 2014. Indeed, the ongoing surge of UAMs and family units is fueling ever higher levels of illegal immigration to the United States. As of the end of July, two months before the end of the fiscal year, overall border apprehensions had already exceeded the total for all of FY 2015.

In total, 34,000 illegal aliens were apprehended along the southern border in July, a period when illegal crossings generally subside due to extreme weather. Of those, 5,000 were UAMs and another 7,500 were families traveling with children hoping to get in on what they perceive to be an open door policy by the Obama administration. Virtually all UAMs and families with children are eventually released and allowed to remain in the United States while they pursue asylum claims.
Support FAIR in the 2016 Combined Federal Campaign!

The fight against illegal immigration and out-of-control immigration policies is a joint effort and one we would not be able to do without your generous support. Through the Combined Federal Campaign (CFC), Federal employees from all over the country can easily make a tax deductible donation by payroll deduction, credit card, check or cash.

The Immigration problem we face in the U.S. has never been bigger and as we approach a defining moment in immigration history, your support of FAIR is needed now more than ever. The CFC is the largest workplace giving campaign in the world and an opportunity for you to join with other likeminded Americans to have a major impact on immigration reform.

Choose FAIR (#11696) in the 2016 Combined Federal Campaign. Not a Federal employee? Feel free to pass FAIR’s CFC number along to your friends and colleagues who are Federal employees.

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