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July 6, 2015

Donald Trump, CEO and Pres.
The Trump Organization
725 Fifth Avenue
New York, NY 10022

Dear Candidate Trump:

I agreed with your position on illegal aliens until the Department of Homeland Security classified me as one, which resulted in my losing a temporary job.

Homeland Security and the Social Security Administration operate a program called “E-Verify.” The program allows employers to determine whether a new employee can legally work in the United States.

As an attorney admitted to practice in New York, the U.S. Southern and Eastern District Courts, the U.S. Second Circuit Court of Appeals and the U.S. Supreme Court, I recently was hired for a temporary attorney project. Homeland Security’s E-Verify program, however, determined that I was not legally permitted to work, so my employer could not use me on a subsequent project. (Exhibit A, Nonconfirmation Report). Needless to say I was surprised, since my Spanish is not that good.

I could have appealed, but to do so required me to take the time to physically visit and wait interminably for a “Club Fed” bureaucrat with the hubris of a prince or princess to condescendingly rule that I am a citizen. I chose not to, having once worked for the U.S. Treasury Department with a top secret security clearance. Instead, I sent the Regional Administrator a less than PC-correct letter with copies of numerous identification documents. (Exhibit B, letter only).

Since Homeland has already deemed my social security card and driver’s license invalid, why should they do something different with these other documents?

The real issue here is not me; I can take care of myself, perhaps with a lawsuit against these idiots. But what of those other Americans who lose jobs that are vital to their livelihoods and families because these illegal alien sycophants and haters of everything American are too inept or malicious to do their jobs as required by the law.

True, being an illegal alien does have its advantages: I don’t have to pay taxes, La Raza will give me free legal advice, and if I’m arrested, Homeland Security will send me back to where I came from—Paterson, New Jersey.

So in your campaigning, if you see a group of illegals waiting to be hired and one is wearing a Joseph Bank's blue pinstripe suit with a Columbia University rugby tie—that's me.

I wish you success in your campaign.

Sincerely

/S/

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August 10, 2015

Ann Coulter
c/o Crown Publishing
1745 Broadway
New York, NY 10019

Dear Ms. Coulter:

This Edward R. Murrow “small picture” or “Adios America” tale maybe of interest to you.

Homeland Security and the Social Security Administration recently declared me ineligible to work in my native country—the U.S.A. In effect, they classified me as an illegal alien even though I was born here and have not, to my knowledge, renounced my citizenship. Their classification resulted in my losing a job.

It’s a mystery to me why these lefty supremacists in Obama’s Administration found me to be “undocumented.” My Spanish isn’t that good, and I have plenty of documents, but they’re all issued by federal, state or private U.S. organizations, for example:

Certificates of Attorney Good Standing from – the Supreme Court of the United States of America, the U.S. Court of Appeals for the Second Circuit, the U.S. District Court for the Southern District of New York, U.S. District Court for the Eastern District of New York, and the Appellate Division of the Supreme Court of N.Y.; Social Security Card; Birth Certificate, New York State driver’s license, George Washington University Law School alumni membership card, Columbia University alumni reading card, U.S. Passport, New York State Unified Court System Attorney Secure Pass.

Homeland Security and the Social Security Administration operate a program called “E-Verify.” The program allows employers to determine whether a new employee can legally work in the United States.

Obama’s E-Verify program determined that I was not legally permitted to work here. (See Attachments). I contested the determination but was then required to visit a Social Security Office within eight working days. The job that I was offered was due to start in a few days, and I had prior commitments during those few days. Besides, why should I, a U.S. citizen whom the federal government tried to send to Vietnam twice, be required to take the time to physically visit and wait interminably for a “Club Fed” bureaucrat with the hubris of a prince or princess to condescending rule that I am a citizen?

I chose not to, having once worked for the U.S. Treasury Department with a top secret security clearance where I became all too familiar with the corruption of the Government. Instead, I sent the N.Y. Regional Administrator of Social Security, Fred M. Maurin, a less than PC-correct letter with copies of the above cited documents. So far no response.

Since Homeland and Social Security initially deemed my social security card and driver's license invalid, they have probably done the same with the other documents.

The real issue here is not me; I can take care of myself, perhaps with a lawsuit against these idiots. But what of those other Americans who lose jobs that are vital to their livelihoods and families because these haters of everything American are too inept or malicious to do their jobs as required by the law.

True, being an illegal alien does have its advantages: I don't have to pay taxes, La Raza will give me free legal advice, and if I'm arrested, Homeland Security will send me back to where I came from—Paterson, New Jersey.

If in your travels you see a group of illegals waiting to be hired and one is wearing a Joseph Bank's blue pinstripe suit with a Columbia University rugby tie—that's me.

Thank you for your time.

Sincerely

Roy Den Hollander