Immigration Letter

(your name)
(your title)
(your address)

JD Vance
Vice President
The White House
Office of the Vice President
1600 Pennsylvania Avenue, N.W.
Washington, DC 20500

Dear Mr. Vance,

I urge you to take a bold stance in support of upholding the rule of law and the integrity of the United States judicial system. As a concerned citizen, and your constituent, I am deeply troubled by President Donald Trump's defiance of court orders - specifically those related to deportation. Now, more than ever, our elected representatives must demonstrate an unwavering commitment to the principles of justice, accountability, and adherence to the law. I call upon you to do so today and fulfill your role in the great American Experiment.

According to Article III, Section 1 of the U.S. Constitution, "[t]he judicial Power of the United States, shall be vested in one supreme Court." "The judicial Power shall extend to all Cases [. . .] arising under this Constitution[.]" Article III, Section 2 of the U.S. Constitution. The Supreme Court has made the following decisions which are currently relevant:

In the landmark case *United States v. Nixon* (1974), **the Supreme Court unequivocally affirmed that no person, not even a sitting president, is above the law.** This decision is a cornerstone of our democracy, ensuring that all individuals are held accountable for their actions and that the rule of law prevails over personal interests.

In Zadvydas v. Davis (2001), the Supreme Court affirmed that "aliens in the United States, regardless of their legal status, are entitled to due process under the Constitution." This reflects the foundational legal principle that rights and protections are extended to all persons within the jurisdiction of the United States, including undocumented immigrants.

On March 15, 2025, President Trump deported 238 Venezuelans to El Salvador. Those who were deported were not the thugs, rapists, and criminals that Trump promised to deport during his campaign for the Presidency. Many of them never set foot in the United States as free

individuals, but were incarcerated upon entry to the US and deported to El Salvador as a show of power.

President Trump's refusal to comply with the Court Orders demanding the return of those wrongfully deported is a blatant violation of the Constitution and the Supreme Court decisions listed above. President Trump's actions undermine the authority of our judicial system and are deeply alarming. If you, an Elected Representative, and we, the people, permit a sitting President to selectively ignore immigration laws and Supreme Court Orders, we risk setting a dangerous precedent that will erode the very fabric of our democratic institution. Such disregard for the law not only disrespects the Constitution but also endangers the due process rights guaranteed to every person in the United States, regardless of their status. We have already seen President Trump considering deporting American Citizens to El Salvador, and American Citizens have received letters requesting their "self deportation". Allowing President Trump's disregard for the law to continue endangers public safety and national security, two things that you are required to consider when representing your constituents.

It is your duty as a legislator and elected representative to defend the Constitution and the judicial processes that govern our society. Supporting contempt of court charges against President Trump is not merely a matter of political will; it is a fundamental obligation to uphold the laws of this nation and ensure that no individual is insulated from accountability, regardless of their political stature.

I implore you to take decisive action in this matter. Advocate for repercussions against those who defy the promise of the rule of law made clear in our Constitution. Two hundred and thirty-seven years of democracy are at stake, so we must now pause and ask ourselves—will we allow the curtain to fall on the American experiment, or shall We The People make it clear that our legal system must function without intimidation or interference from any individual, including sitting presidents. The voters are watching, and history will judge our leaders by their commitment to justice and the principles of democracy long after President Trump has left the Oval Office.

Thank you for your attention to this critical issue. I trust you will act in accordance with the law and uphold the tenets of our democracy. I implore you to do what is right.

Sincerely,

(your name)

DRAFT Healthcare Letter

(your name) (your title) (your address)

JD Vance
Vice President
The White House
Office of the Vice President
1600 Pennsylvania Avenue, N.W.
Washington, DC 20500

Dear Mr. Vance,

As we stand at the intersection of history and hope, where the resilience of our communities are being tested by their very access to basic healthcare. I urge you to recognize the need to safeguard access to comprehensive reproductive health services for all. Be courageous and defend the right to life that each person cannot enjoy without proper access to healthcare.

As a concerned constituent, I emphasize the critical importance of ensuring access to comprehensive reproductive health services, including pre-exposure prophylaxis (PrEP), birth control, and hormone therapy. These services are vital not only for the LGBTQ+ community but also for survivors of sexual assault, healthcare workers, and many others whose well-being depends on their availability and accessibility.

Legal precedents underscore the importance of safeguarding reproductive rights and access to essential health services. For instance, in *Whole Woman's Health v. Hellerstedt*, 579 U.S. 582 (2016), the Supreme Court emphasized that restrictions on access to abortion providers must not impose an undue burden on individuals seeking reproductive health care. This case affirms the broader principle that access to reproductive health services is fundamental and protected under the Due Process Clause of the Fourteenth Amendment.

Furthermore, the Supreme Court in *Griswold v. Connecticut*, 381 U.S. 479 (1965), recognized the constitutional right to privacy in marital relations, which has been foundational in establishing the right to access contraceptive methods and reproductive health services. This precedent affirms that individuals have the right to make private decisions about their bodies, including access to birth control and hormone therapies, free from unnecessary government interference.

Access to PrEP is also supported by legal and health frameworks, given its proven efficacy in preventing HIV transmission. The case of *CDC v. Sullivan* highlights the importance of public

health measures and access to preventive care, including medications like PrEP, in safeguarding community health. Denying or restricting access to these medications undermines efforts to control the spread of HIV/AIDS and endangers vulnerable populations, including sexual assault survivors and marginalized communities.

It is essential that federal policies uphold these legal standards and prioritize equitable access to reproductive and preventive health services. This includes ensuring that individuals, regardless of gender identity, sexual orientation, or history of trauma, can obtain the care they need without undue barriers.

I urge you to support legislation and policies that protect and expand access to PrEP, birth control, and hormone therapies. Doing so affirms our commitment to reproductive rights, public health, and the dignity of all individuals seeking essential healthcare.

Sincerely, (your name)

Alligator Auschwitz

Please copy/paste this into your emails to your representatives or copy/paste into a word document, edit & print. Send as physical mail. You do not need an envelope, you can fold the paper, tape it, and put the address on the outside.

Representative/Senator (name)
Mailing Address

Dear, Representative/Senator (name),

Please do whatever you can to prevent camps like the one in the Florida Everglades from being established in our state. This is inhumane treatment and no one in the US should be subjected to such treatment. Unless you would accept it as a punishment for yourself or your loved ones, then you should not accept it as a punishment for people who are in the United States without permission.

"Illegal Entry"/8 U.S.C. § 1325 makes it a crime to unlawfully enter the United States. It applies to people who do not enter with proper inspection at a port of entry, such as those who enter between ports of entry, avoid examination or inspection, or who make false statements while entering or attempting to enter. A first offense is a misdemeanor punishable by a fine, up to six months in prison, or both.

"Illegal Re-Entry"/8 U.S.C. § 1326 makes it a crime to unlawfully reenter, attempt to unlawfully reenter, or to be found in the United States after having been deported, ordered removed, or denied admission. This crime is punishable as a felony with a maximum sentence of two years in prison. Higher penalties apply if the person was previously removed after having been convicted of certain crimes: up to 10 years for a single felony conviction (other than an aggravated felony conviction) or three misdemeanor convictions involving drugs or crimes against a person, and up to 20 years for an aggravated felony conviction.

Neither of these is punishable by death, but people will die in this facility as it is improperly equipped to hold the number of people they claim it will hold.

I implore you to remain human in this time of atrocities.

A Concerned Human,

(Your name) Your Mailing Address