WRITTEN STATEMENT OF
THE AMERICAN CIVIL LIBERTIES UNION, the
SOUTHERN BORDER COMMUNITIES COALITION, and the
NORTHERN BORDERS COALITION

For a Hearing on

“Securing the Southwest Border: Perspectives from Beyond the Beltway”

Submitted to the U.S. Senate Committee on Homeland Security and Governmental Affairs

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ACLU Washington Legislative Office
Michael W. Macleod-Ball, Acting Director
Christopher Rickerd, Policy Counsel

ACLU of New Mexico, Regional Center for Border Rights
Vicki B. Gaubeca, Director
Brian Erickson, Policy Advocate

Southern Border Communities Coalition
Christian Ramirez, Director

Northern Borders Coalition
Ryan Bates, Executive Director, Michigan United
Rich Stolz, Executive Director, OneAmerica
Steve Choi, Executive Director, New York Immigration Coalition
I. Introduction

For nearly 100 years, the American Civil Liberties Union (ACLU) has been our nation’s guardian of liberty, working in courts, legislatures, and communities to defend and preserve the individual rights and liberties that the Constitution and the laws of the United States guarantee everyone in this country. With more than a million members, activists, and supporters, the ACLU is a nationwide organization that fights tirelessly in all 50 states, Puerto Rico, and Washington, D.C., for the principle that every individual’s rights must be protected equally under the law. The ACLU’s Washington Legislative Office (WLO) conducts legislative and administrative advocacy to advance the organization’s goal of protecting border residents’ and immigrants’ rights, including supporting a roadmap to citizenship for aspiring Americans.

The ACLU of New Mexico’s Regional Center for Border Rights (RCBR) stands with border communities to defend and protect America’s constitutional guarantees of equality and justice for all families. The RCBR works in conjunction with ACLU affiliates in California, Arizona, Texas, Michigan, Washington, and New York, as well as advocates throughout the border region who comprise the Southern Border Communities Coalition (SBCC) and the Northern Borders Coalition (NBC). SBCC brings together more than 60 organizations from San Diego, California, to Brownsville, Texas, to ensure that border enforcement policies and practices are accountable and fair, respect human dignity and human rights, and prevent loss of life in the region. NBC is a union of organizations along the northern border working to stand up for civil and human rights together. The Coalition helps build shared strategies amongst members to address new border challenges, and collaborates with partners in the Southwest to share best practices.

The ACLU, SBCC, and NBC submit this statement primarily to provide the Committee with an appraisal of the civil liberties implications of border security proposals. We are deeply concerned about the wrong direction in which some would like to take border policy. The ACLU, SBCC, and NBC oppose exorbitant spending on border enforcement, spending which is taking place without thoughtful consideration of current border-community and security needs. Current proposals to throw money, personnel, and equipment at the border would exacerbate the problems border communities face with militarization today and ignore that:

• Deployment of additional border-security resources along the U.S.-Mexico border would not be rooted in true border-security needs. Over more than a decade, the U.S. government has built a massive and comprehensive enforcement regime that has produced the most enforced border in U.S. history. Adding more resources would not only be wasteful and unnecessary, but would also be at odds with the top-of-the-charts safety, economic vitality, and diversity of border communities.

• Overall, border-wide apprehensions by U.S. Customs and Border Protection (CBP) are near their lowest levels in 40 years and net migration from Mexico at zero. Last summer’s migration of families and children fleeing violence in Central America and turning themselves in was correctly identified by CBP leadership as a humanitarian matter, not a threat to border security.

• Spending on enforcement, particularly at the Southwest border, has increased dramatically over the last decade with no commensurate accountability measures, resulting in civilian deaths at the hands of CBP personnel, unnecessary migrant deaths in the desert, and many other civil and human rights abuses on both our nation’s southern and northern borders.

The U.S. government cannot afford to throw money down the border-enforcement-only drain, especially because this spending has also damaged quality of life in border communities. The Committee must not uncritically adopt the erroneous conventional wisdom of inadequate border security; instead, the
country needs transparent and broad-ranging metrics to measure life in border communities. Suggesting in a vacuum of information that more border enforcement resources are needed lacks fiscal responsibility and fails to give due attention to revitalizing border communities rather than subjecting tens of millions of border residents to continued suffering from a wasteful, militarized enforcement regime. Moreover, justifying the additional deployment of border-enforcement resources and family detention as an appropriate response to a humanitarian crisis in Central America contradicts our core values of compassion and justice for scared mothers and children.

The ACLU, SBCC and NBC urge the Committee to focus its efforts on ensuring that future border security is conducted humanely and in accordance with best police practices. Legislation should bring greater oversight and accountability—not war equipment or more boots on the ground—to CBP: our nation’s largest law enforcement agency.


a. The “Mini-Industrial Complex” of Border Spending

A severely misguided approach to border security was incorporated in Senate Bill 744’s “surge” of border-security resources in 2013. Such proposals ignore the fact that border-security benchmarks of prior proposed or enacted legislation (in 2006, 2007, and 2010) have already been met or exceeded. In the last decade, the United States has relied heavily on enforcement-only approaches to address migration, using deterrence-based border-security strategies that have continued and expanded to record levels under the Obama Administration:

- CBP has become an interior law-enforcement agency through its vast claimed authority to patrol within 100 miles of all land and sea borders, an unnecessary overreach based on outdated regulations issued in the 1950s.

- Because of “zero-tolerance” initiatives like Operation Streamline, the Department of Homeland Security (DHS) now refers more cases for federal prosecution than the Department of Justice’s (DOJ) law enforcement agencies. Under President Obama, immigration-related federal prosecutions have reached record levels at tremendous cost to U.S. taxpayers. Federal prisons are already more than 30 percent over capacity, due in large part to indiscriminate prosecution of individuals for crossing the border without authorization, often to rejoin their families. The majority of those sentenced to federal prison in 2013 were Latinos, who are now held in large numbers in substandard private prisons.

- Since 2003, the U.S. Border Patrol has doubled in size and now employs more than 21,400 agents, with about 85 percent of its force deployed at the U.S.-Mexico border. So many Border Patrol agents now patrol the southern border that if they lined up equally from Brownsville to San Diego, they would stand in plain sight of one another. This number does not include the thousands of other DHS officials, including CBP Office of Field Operations officers and one-fourth of all Immigration and Customs Enforcement (ICE) personnel deployed at the same border. It also does not include 651 miles of fencing, 333 video surveillance systems, and at least 10 drones for air surveillance.

From a fiscal perspective, from FY2004 to FY2012, the budget for CBP increased by 94 percent to $11.65 billion, a leap of $5.65 billion; this following a 20 percent post-9/11 increase of $1 billion. By way of comparison, this jump in funding more than quadrupled the growth rate of NASA’s budget and was almost ten times that of the National Institutes of Health. For FY2016, the Administration’s budget
request for CBP is about $13.5 billion. U.S. taxpayers now spend more on immigration enforcement agencies ($19 billion) than on the FBI, DEA, ATF, U.S. Marshals, and Secret Service—combined.

CBP’s spending runs directly counter to data on recent and current migration trends and severely detracts from the true needs of our nation. Much attention has been paid to increased apprehensions of children and families in south Texas, many of whom are fleeing terrible violence in Central America. When analyzed border-wide and over time, however, migrant apprehensions remain lower than at any time since the 1970s. Between 2000 and 2010, apprehensions by the Border Patrol declined more than 72 percent to about 463,000. In FY2014, Border Patrol is reported to have apprehended 486,651 unauthorized crossers in total—fewer than two apprehensions a month per agent.\textsuperscript{vi}

The costs per apprehension vary per sector, but are generally at an all-time high. The Yuma, Arizona sector, for example, has seen a 95 percent decline in apprehensions since 2005 while the number of agents has tripled. Each agent was responsible for interdicting fewer than seven immigrants in 2013, contributing to ballooning per capita costs: each migrant apprehension at the border now costs five times more, rising from $1,400 in 2005 to over $7,500 in 2011.\textsuperscript{vii}

The Committee should heed House Appropriations Committee Chairman Hal Rogers’ warning about the irrationality of border spending: “It is a sort of a mini industrial complex syndrome that has set in there. And we’re going to have to guard against it every step of the way.”\textsuperscript{viii} A data-driven, bipartisan approach to border security, as embodied by H.R. 1417, the Border Security Results Act introduced in the last Congress, is an improvement over proposals like the Corker-Hoeven “border surge.” However, H.R. 1417’s narrow focus on border security remains misplaced at a time when border enforcement is at an all-time high and continues to have a detrimental impact on border communities. It is a mistake to seek a 90 percent “illegal crossing effectiveness rate” across the Southwest border—much less the 100% perfect rate embodied in current legislation, including S.208: the Secure the Border First Act—without contemplating a thorough study of border needs, particularly greater oversight and accountability and facilitation of cross-border economic exchange.

b. Congress Must Expand Oversight and Accountability to Mitigate CBP Corruption and Abuse.

Unprecedented investment in border enforcement without corresponding oversight mechanisms has led to a sharp increase in human and civil rights violations, traumatic family separations in border communities, and racial profiling and harassment of Native Americans, Latinos, and other people of color—many of them U.S. citizens and some who have lived in the region for generations. Corruption and criminal conduct have also plagued the dramatically and recklessly expanded CBP force, which, as reported by \textit{Politico Magazine}, had nearly one CBP officer or agent arrested for misconduct every single day from 2005 to 2012.\textsuperscript{ix}

\textit{Politico Magazine}’s exposé of CBP closely examines the now well-documented deficiencies in CBP’s use-of-force policy and practice, which have led the agency to become one of our nation’s “deadliest” and most “out-of-control” law enforcement agencies. Since January 2010, at least 34 individuals have died from lethal force by CBP officers and agents. These cases include 14 individuals who were U.S. citizens and 6 individuals who were shot and killed while standing in Mexico—three of whom were teenagers, ages 15, 16 and 17.

In numerous cases individuals were shot multiple times, including through the back, such as Jose Antonio Elena Rodriguez who was struck by at least eight bullets—all but one in the back—across the border fence in Nogales, Sonora by agents responding to alleged rock throwing.\textsuperscript{x} Also among the most well-known cases is that of Anastasio Hernandez Rojas who—by the happenstance of witness video—was shown to be handcuffed and prostrate on the ground, contrary to the agency’s incident reporting,
when dozens of agents beat and Tased him to death. The San Diego coroner classified Mr. Hernandez’s death as a homicide, noting in addition to a heart attack: “several loose teeth; bruising to his chest, stomach, hips, knees, back, lips, head and eyelids; five broken ribs; and a damaged spine.” Both of these cases, and many more, illustrate common shortcomings in policy and practice that were criticized in an audit of CBP’s use-of-force incidents conducted by the Police Executive Research Forum (PERF) and publicly released on May 30, 2014.

The Arizona Republic in December 2013 documented more than 46 deaths for which CBP is responsible since 2004-2005, and, as noted by the Republic, in “none of [these] deaths has any agent or officer been publicly known to have faced consequences — not from the Border Patrol, not from Customs and Border Protection or Homeland Security, not from the Department of Justice, and not, ultimately, from criminal or civil courts.” Former head of CBP Internal Affairs James F. Tomsheck has flagged at least a quarter of 28 lethal force cases as “highly suspect,” and alleged that “Border Patrol officials have consistently tried to change or distort facts to make fatal shootings by agents appear to be ‘a good shoot’ and cover up any wrongdoing.” Perhaps most alarmingly of all, Tomsheck said he believes that thousands of employees hired by CBP during the agency’s unprecedented expansion after 9/11 are potentially unfit to carry a badge and gun. Lack of accountability for these unprofessional and dangerous personnel mars the reputations of officers and agents who conduct themselves properly.

CBP’s failure to establish an institutional culture of accountability has far-reaching consequences for border communities, beyond excessive force. Numerous administrative complaints, legal claims, and reports documenting widespread CBP abuse in short-term custody facilities detail physical and verbal abuse, denial of medical care, failure to provide sufficient food and water, overcrowding, exposure to extreme temperatures, denial of communication with family and consular or legal support, failure to return personal belongings at the moment of repatriation, and use of coercion to pressure individuals into signing away legal rights.

One New Mexican and U.S. citizen, Jane Doe, was held for hours by CBP officials who subjected her to repeated, invasive searches at a port of entry in El Paso, TX and subsequently a local hospital. After hours of humiliating searches she never consented to and which turned up no contraband, Ms. Doe was released with a hospital bill. CBP’s use of coercion to pressure immigrants to surrender legal rights is also the focus of a recently settled lawsuit. Failure to provide due process in our detention and removal programs, by both CBP and ICE, represents a tremendous threat to protecting family unity. The ACLU’s most recent report, American Exile: Rapid Deportations that Bypass the Courtroom, highlights that 83% of 438,421 deportations in 2013 were administered by immigration officers with little to no judicial review or oversight. In border communities, CBP’s resistance to reforms that protect due process and seek to implement discretion have long resulted in traumatic family separations that undermine fairness and justice.

Indeed, by removing long-time residents without due process and maintaining interior checkpoints and roving patrols many miles from the border, CBP acts as an interior police force within an antiquated 100-mile zone. This zone of CBP’s claimed authority extends toward the interior from any land or sea border, a distance that has no statutory basis and originated without scrutiny 60 years ago in now-outdated regulations. The area includes two-thirds of the U.S. population, entire states like Florida and Maine, as well as almost all of the country’s top metropolitan areas. This zone has converted CBP, particularly Border Patrol, into an interior enforcement agency that widely roams border communities.

CBP’s interior enforcement activities do little to further border-security goals but much to harm the quality of life of those who live and work in the border region. This includes communities like Arivaca, AZ, where residents petitioned for the removal of one of three interior checkpoints that surround their community and documented daily encounters between residents and agents. Their report found that
Latino motorists were more than 26 times more likely to be asked to show identification, and 20 times more likely to be sent to secondary inspection than White motorists.\textsuperscript{xviii} But even non-Latino residents like Clarisa Christiansen and her children live in fear of the Border Patrol after agents pulled her over on a rural stretch of road near her house, threatened to cut her out of her seatbelt with a knife, and slashed her tires—all because she asked to know the reason agents stopped her.\textsuperscript{xx}

Northern border residents have reported Border Patrol agents conducting roving patrols near schools and churches and asking passengers for their documents on trains and buses that are traveling far from border crossings. The ACLU of Washington State brought and settled a class-action lawsuit to end the Border Patrol’s practice of stopping vehicles and interrogating occupants without legal justification. One of the plaintiffs in the case was an African American corrections officer and part-time police officer pulled over for no expressed reason and interrogated about his immigration status while wearing his corrections uniform.\textsuperscript{xx} In this context, we are dismayed that CBP and the Transportation Security Administration obtained “exemptions” from the Department of Justice’s newly-released Guidance on the Use of Race, Ethnicity, Gender, National Origin, Religion, Sexual Orientation, or Gender Identity.\textsuperscript{xxi}

To expand border resources – particularly Border Patrol staffing – would badly worsen CBP’s accountability crisis and compound the damage caused by prior hiring binges. It would also run contrary to the reality of border communities, which are safe,\textsuperscript{xxi} diverse, and economically critical to this country. Our communities are forced to endure regular aggression, hostility, and intimidation from a significant percentage of CBP officers and agents. Border residents, like any community, should not have to live with fear and mistrust of law enforcement.

Border communities are a vital component of the trillion-plus dollars in trade between the U.S. and its neighbors, and the damaging effects of militarization on them must be addressed by serious oversight and accountability reforms to CBP. While the federal government has the authority to control our nation’s borders and regulate immigration, CBP officials must do so in compliance with national and international legal norms and standards.

As employees of the nation’s largest law enforcement agency, CBP officials should be trained and held to the highest law-enforcement standards. Systemic, robust and permanent oversight and accountability mechanisms for CBP must be the starting point for any discussion on border security:

- Equipping all CBP personnel with body-worn cameras, within a policy framework including robust privacy protections;\textsuperscript{xxii}
- Implementing enforceable CBP custody standards and a complete ban on racial, religious, and other offensive profiling;
- Reforming DHS complaint systems to provide a transparent, uniform, efficient process for filing complaints;\textsuperscript{xxiv} and
- Rolling back the antiquated 100-mile zone.

Such improvements would create a legacy of CBP reform that would improve the quality of life and restore trust for this and future generations of border residents.

**Conclusion**

Congress should transform border enforcement in a manner that is fiscally responsible, respects and listens to border residents before imposing policy, and upholds Constitutional rights and American values. We urge the Committee to prioritize reduction of CBP abuses in the currently oppressive border and immigration enforcement system which has cost more than $250 billion in today’s dollars since 1986.\textsuperscript{xxv}

xxx Robbins, supra.