

117TH CONGRESS  
1ST SESSION

# H. RES. 582

Impeaching Alejandro Nicholas Mayorkas, Secretary of Homeland Security,  
for high crimes and misdemeanors.

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## IN THE HOUSE OF REPRESENTATIVES

AUGUST 10, 2021

Mr. BIGGS (for himself, Mr. HICE of Georgia, Mrs. MILLER of Illinois, Mrs. GREENE of Georgia, Mrs. BOEBERT, Mr. NORMAN, Mr. GOHMERT, Mr. GOOD of Virginia, Mr. ROSENDALE, Mr. PERRY, Mr. GOSAR, and Mr. GAETZ) submitted the following resolution; which was referred to the Committee on the Judiciary

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## RESOLUTION

Impeaching Alejandro Nicholas Mayorkas, Secretary of Homeland Security, for high crimes and misdemeanors.

- 1        *Resolved*, That Alejandro Nicholas Mayorkas, Secretary of Homeland Security, is impeached for high crimes and misdemeanors and that the following articles of impeachment be exhibited to the United States Senate:
- 5        Articles of impeachment exhibited by the House of Representatives of the United States of America in the name of itself and of the people of the United States of America, against Alejandro Nicholas Mayorkas, Secretary of Homeland Security, in maintenance and support of its

1 impeachment against him for high crimes and mis-  
2 demeavors.

3 ARTICLE I

4 Alejandro Nicholas Mayorkas, in his conduct while  
5 Secretary of Homeland Security, engaged in a pattern of  
6 conduct that is incompatible with his duties as an Officer  
7 of the United States, as follows:

8 Secretary Mayorkas took an oath to defend and se-  
9 cure our country and uphold the Constitution when he was  
10 sworn in as Secretary of Homeland Security on February  
11 2, 2021. Article II of the U.S. Constitution tasks the Ex-  
12 ecutive branch—which today includes the Secretary of  
13 Homeland Security—with ensuring the laws passed by  
14 Congress and signed into law by the President are faith-  
15 fully executed.

16 Secretary Mayorkas has failed to faithfully uphold his  
17 oath and has instead presided over a reckless abandon-  
18 ment of border security and immigration enforcement, at  
19 the expense of the Constitution and the security of the  
20 United States. Secretary Mayorkas has violated, and con-  
21 tinues to violate, this requirement by failing to maintain  
22 operational control of the border and releasing hundreds  
23 of thousands of illegal aliens into the interior of the United  
24 States.

25 Secretary Mayorkas has willfully refused to maintain  
26 operational control of the border as required by the Secure

1 Fence Act of 2006. His actions have directly led to an  
2 increase in illegal aliens and illegal narcotics, including  
3 deadly fentanyl, entering the United States.

4       The Secure Fence Act of 2006 (Public Law 109–367)  
5 requires the Secretary of Homeland Security to take all  
6 actions “necessary and appropriate to achieve and main-  
7 tain operational control over the entire international land  
8 and maritime borders of the United States[.]”. The Act  
9 defines “operational control” as the “prevention of all un-  
10 lawful entries into the United States, including entries by  
11 terrorists, other unlawful aliens, instruments of terrorism,  
12 narcotics, and other contraband.”.

13       During the Trump Administration, the Department  
14 of Homeland Security constructed approximately 450  
15 miles of new and replacement border wall system; an addi-  
16 tional 285 miles were either under construction or in the  
17 pre-construction phase at the end of the Trump Adminis-  
18 tration in January 2021. Under Secretary Mayorkas’s di-  
19 rection, the Department of Homeland Security terminated  
20 contracts for additional border wall construction despite  
21 funds being appropriated by Congress for this purpose.  
22 His decision has left key portions of the southern border  
23 unsecure and cost American taxpayers billions of dollars.

24       Secretary Mayorkas has willfully violated the Immi-  
25 gration and Nationality Act (8 U.S.C. 1101 et seq.) by

1 releasing illegal aliens into the interior of the United  
2 States despite the plain language of the Act, which re-  
3 quires the Secretary of Homeland Security to detain inad-  
4 missible aliens arriving into the United States or aliens  
5 who are present in the United States without inspection  
6 while such aliens are processed under expedited removal  
7 or placed in removal proceedings. The Secretary of Home-  
8 land Security does not have the option of simply releasing  
9 those aliens into the interior of the United States.

10       Secretary Mayorkas reinstated the catch and re-  
11 lease policies of the Obama administration and has even  
12 released inadmissible aliens into the interior of the United  
13 States without issuing the aliens notices to appear for im-  
14 migration proceedings. He is relying on the aliens to re-  
15 port on their own volition to U.S. Immigration and Cus-  
16 toms Enforcement offices to be placed into removal pro-  
17 ceedings, a practice that violates the law and defies logic  
18 and common sense. Department of Homeland Security  
19 data show that over 80 percent of these released illegal  
20 aliens are failing to report to a U.S. Immigration and Cus-  
21 toms Enforcement field office.

22       On May 13, 2021, Secretary Mayorkas admitted dur-  
23 ing testimony before the Senate Committee on Homeland  
24 Security and Governmental Affairs that U.S. Customs and  
25 Border Protection was releasing inadmissible aliens, whom

1 the Department of Homeland Security is required to de-  
2 tain, into the interior of the United States. This was an  
3 admission that under his direction, the Department of  
4 Homeland Security is violating the law.

5 Secretary Mayorkas terminated the Migrant Protec-  
6 tion Protocols, which provided a lawful pathway to process  
7 claims and served as a deterrent to illegal immigration and  
8 aliens making fraudulent asylum claims.

9 Secretary Mayorkas has even refused to tell aliens not  
10 to attempt to enter the United States illegally. During a  
11 White House press briefing on March 1, 2021, Secretary  
12 Mayorkas stated, “We are not saying, ‘Don’t come.’”

13 As a result of Secretary Mayorkas’s actions and poli-  
14 cies, the border and the country are less secure today than  
15 when he began serving as Secretary. U.S. Customs and  
16 Border Protection encounters have increased each month  
17 since he became Secretary. Since February 2021, more  
18 than 800,000 aliens have been encountered by U.S. Cus-  
19 toms and Border Protection personnel at the southwest  
20 land border. This number does not include the increasing  
21 number of “got aways”, aliens who have evaded Border  
22 Patrol apprehension, of which there have been estimated  
23 to be approximately 1,000 per day.

1 In addition to illegal aliens, Secretary Mayorkas's  
2 policies have led to a significant increase in illegal drug  
3 smuggling across the southern border.

4 Secretary Mayorkas's actions have made the border  
5 less secure and encouraged aliens to enter the United  
6 States illegally, instead of taking actions to maintain oper-  
7 ational control of the border. His actions have subverted  
8 the will of Congress and the core tenants of the Constitu-  
9 tion.

10        Wherefore, Alejandro Nicholas Mayorkas, by such  
11 conduct, warrants impeachment and trial, and removal  
12 from office.

13 ARTICLE II

14 Alejandro Nicholas Mayorkas, in his conduct while  
15 Secretary of Homeland Security, engaged in a pattern of  
16 conduct that has placed departmental personnel and  
17 American citizens at risk of exposure to and contracting  
18 COVID-19, by refusing to take necessary steps to prevent  
19 potentially contagious illegal aliens from entering the  
20 United States.

On March 20, 2020, the Centers for Disease Control and Prevention issued an order, pursuant to sections 362 and 365 of the Public Health Service Act (commonly known as “title 42”) (42 U.S.C. 265 and 268), suspending the right to introduce certain persons into the United States from countries where a quarantinable commu-

1    nicable disease exists. This order has been extended mul-  
2    tiple times since it was first issued, most recently on Au-  
3    gust 2, 2021. According to the Centers for Disease Con-  
4    trol and Prevention, this order is necessary “to protect  
5    the public health from an increase in the serious danger  
6    of the introduction of Coronavirus Disease 2019 (COVID-  
7    19) into the [ports of entry] POEs, and the Border Patrol  
8    stations between POEs, at or near the United States bor-  
9    ders with Canada and Mexico.”.

10         The law requires Border Patrol agents and other  
11      U.S. Customs and Border Protection officers to enforce  
12      the order. Despite this requirement, Secretary Mayorkas  
13      has refused to faithfully implement this order, as evi-  
14      denced by the increasing number of aliens processed by  
15      U.S. Customs and Border Protection under title 8, United  
16      States Code, instead of expelled pursuant to sections 362  
17      and 365 of the Public Health Service Act (commonly  
18      known as “title 42”) (42 U.S.C. 265 and 268). According  
19      to U.S. Customs and Border Protection data from Feb-  
20      ruary 2021, approximately 26 percent of aliens encoun-  
21      tered by the Border Patrol were processed pursuant to  
22      such title 8 instead of pursuant to sections 362 and 365  
23      of the Public Health Service Act (commonly known as  
24      “title 42”) (42 U.S.C. 265 and 268), and in June 2021,

1 nearly 42 percent of aliens encountered by Border Patrol  
2 were processed pursuant to such title 8.

3       If the Secretary of Homeland Security is unable to  
4 expel aliens pursuant to sections 362 and 365 of the Pub-  
5 lic Health Service Act (commonly known as “title 42”)  
6 (42 U.S.C. 265 and 268), the Secretary should not release  
7 aliens into the interior of the United States where they  
8 can spread COVID-19. However, instead of detaining  
9 aliens as required by law, under Secretary Mayorkas’s di-  
10 rection, the Department of Homeland Security has re-  
11 leased and transported hundreds of thousands of aliens  
12 into the interior of the United States without properly  
13 screening the aliens for COVID-19 to ensure that the  
14 aliens would not spread COVID-19. In many other cases,  
15 aliens known by the Department of Homeland Security  
16 to have COVID-19 were released into the interior of the  
17 United States. These actions have subjected the American  
18 people to unnecessary and avoidable risks and have  
19 strained border communities’ limited health services and  
20 resources.

21       In failing to use authority under sections 362 and  
22 365 of the Public Health Service Act (commonly known  
23 as “title 42”) (42 U.S.C. 265 and 268) to the fullest ex-  
24 tent possible, and by releasing potentially contagious  
25 aliens into the interior of the United States and trans-

1 porting said aliens throughout the United States, Sec-  
2 retary Mayorkas has placed Department of Homeland Se-  
3 curity personnel and the American people at risk. Sub-  
4 jecting Department of Homeland Security personnel and  
5 the American people to these risks is unnecessary, avoid-  
6 able, and a violation of Secretary Mayorkas's duty.

7       Wherefore, Alejandro Nicholas Mayorkas, by such  
8 conduct, warrants impeachment and trial, and removal  
9 from office.

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