

Director Janet Napolitano  
Department of Homeland Security  
Washington, DC 20528

Monday April 26, 2009

RE: Pol Brennan A088-785-324

To The Honorable Director Janet Napolitano;

As an American citizen, I am writing to you to appeal for your reconsideration in the deportation ruling against Pol Brennan, pursuant to section 212(d)(3)(B)(i) of the Immigration and Nationality Act (INA). I appeal to The Honorable Director to review this case and reconsider the application.

Pol Brennan has never been accused with any “terrorism” charge, not while imprisoned in the North of Ireland in the 1970’s, not by the British Government, not by the US State Department, and not by US Immigration. The sole source of this very recent “terrorism” charge is one US Immigration judge, acting independently of all legal history of this case up to 2007, when Mr. Brennan was stopped in Texas for having expired work papers. Thus, what was a bureaucratic misunderstanding over an out of date work authorization document, turned into the resurgence of an old outdated Deportation order against Mr. Brennan.

It is my great hope that the Honorable Director of Homeland Security may conclude in your sole un-reviewable discretion to not apply certain of the “terrorist” related charges made independently by the Immigration judge in 2007; on grounds of inadmissibility at section 212(a)(3)(B) of the INA.

Please review this case, and do not deport this family man who has lived, married, worked and paid taxes in the US for twenty years as a peaceful, law-abiding citizen. Mr. Brennan’s history proves that he is neither a flight risk, nor a danger to the United States.

I beg that you consider a reasonable offer of bond be made to Mr. Brennan, to assure his contractual agreement to attendance at subsequent Immigration Hearings, as well as good conduct in the interim. I ask that Mr. Brennan be allowed to legally contest his deportation order while being released on bond.

Respectfully yours,

(Name, Address, SIGNATURE)