TOOLKIT TO UNDERSTANDING
THE TRUMP ADMINISTRATION’S EXECUTIVE ORDER:
ARAB AND MUSLIM BAN
ADC is a civil rights and civil liberties organization, committed to defending the rights of Arab Americans and people of Arab descent, promoting their rich cultural heritage and mutual understanding.

ADC is the largest Arab-American grassroots civil rights organization in the United States; it is non-profit, non-sectarian and non-partisan. ADC was founded in 1980 by former U.S. Senator James Abourezk, with ADC’s national office in Washington, D.C., chapters nationwide, and members in all 50 states. ADC welcomes members of all faiths, backgrounds, and ethnicities.
ADC STATEMENT ON TRUMP ADMINISTRATION’S ARAB AND MUSLIM BAN

"Give me your tired, your poor, your huddled masses yearning to breathe free, the wretched refuse of your teeming shore. Send these, the homeless, tempest-tossed to me, I lift my lamp beside the golden door!" - Statue of Liberty

The President of the United States has an obligation to protect and defend the rights of all persons in the United States – President Trump has made it clear that he will ignore this obligation. By signing the Executive Order (EO), Protection of the Nation from Foreign Terrorist Entry into the United States, President Trump has confirmed he will blatantly violate the rights of Arabs, Muslims, immigrants and refugees. Further, he will continue to vilify immigrant communities. The set of policies laid out in the EO are tantamount to an “Arab and Muslim ban.”

These actions by President Trump confirm fears by many that the divisive and bigoted rhetoric witnessed during the presidential campaign is already leading to devastating policies. The actions taken by President Trump have nothing to do with national security – they are based off Islamophobia and xenophobia. We need to stand by the Constitution. A safe America also stands by its constitution - not just because it's the right thing to do, but because it's what makes us strong. We live up to our highest values, and we embrace others into our American melting pot as one nation, indivisible, with liberty and justice for all.

The American-Arab Anti-Discrimination Committee (ADC) has already received reports that green card holders and other visa holders have been denied boarding and admission into the United States at the airport. The EO bans nationals and U.S. lawful permanent residents (LPR’s – green card holders) from seven countries from entering the United States for 90 days possibly more. The seven countries are Iran, Iraq, Libya, Somalia, Sudan, Syria and Yemen. Additional countries can be added to the list in the future.

ADC is advising nationals in the U.S. who are from the above referenced countries to not travel abroad. You will not be allowed to re-enter the country.

The EO will implement the following actions:

- **Ban entry to the U.S. from seven Arab and Muslim majority countries:** There will be a ban on entry for 90 days of all immigrants and nonimmigrant nationals of Iran, Iraq, Libya, Somalia, Sudan, Syria, and Yemen. Other countries may be added and adjudications of other immigration benefits besides visas could be impacted.

- **Stop most refugee admissions for at least four months:** 120-day pause in refugee admissions to the U.S. with exceptions permitted for those fleeing religious persecution if their religion is a minority in their country of nationality. Exceptions can be made on a case-by-case basis if it is in the national interest, the person would not pose a risk, or the admission
of the person is required to conform U.S. conduct to an international agreement, or when a person is already in transit and denying admission would cause hardship. Drastically reduces refugee admissions for current fiscal year to 50,000 from the initial 110,000 commitment under the Obama Administration.

- **Indefinite Ban on Admission of Syrian Refugees**

- **Screening of all Immigration Benefits:** Imposes additional requirements to screenings and procedures for all immigration benefits to identify fraud and detect intent to do harm. Screening will also assess whether someone will contribute to society or the national interest.

- **Biometric-entry exit:** Directs agencies to expedite completion of biometric entry-exit system.

- **Suspends the Visa Interview Waiver Program:** Most visa applicants must attend an interview.

ADC’s team of lawyers is reviewing the language of the orders to get a complete and better understanding of the EO in its entirety. ADC has been diligently working on this matter and doing our best to keep the community informed regarding the possible implications of the EO. We are working on a number of community town halls and forums across the country discussing the orders and there implications on visa holders and refugees. We are also providing regular updates on our official Facebook Page and Twitter feed – be sure to follow both to stay up to date.

The EO demonstrates the Trump Administrations clear agenda to criminalize all immigrants, asylum-seekers, refugees, and persons of Arab ancestry and/or of the Islamic faith. The Trump Administration is manipulating current immigration mechanisms to authorize mass blanket discrimination against entire populations based on national origin, religion and/or ethnicity. There is no empirical evidence to support that immigration and visa bans will actually secure our nation.

ADC will work tirelessly to challenge these discriminatory orders issued by the President. Our team will stand against, and is prepared to challenge any and all attempts to ban immigrants and refugees from entering the United States.
MASSA COMMUNITY ADVISORY

The Executive Order **DOES NOT APPLY** to you if you are a United States Citizen or Diplomat.

The Executive Order applies to all persons from the seven designated countries **INCLUDING GREEN CARD HOLDERS (Lawful Permanent Residents - LPRs).**

The 7 designated countries are Iran, Iraq, Libya, Somalia, Sudan, Syria, and Yemen. Persons from the designated countries should refrain from entering the United States even if you have a valid visa.

A multi-entry visa **Does Not** exempt you from the Executive Order ban.

**Dual nationals** of any of the above countries **will be denied entry.**
For example if you are a citizen of France and Sudan, and traveling on a French Passport, you be denied entry.

**PERSONS OUTSIDE OF THE UNITED STATES**
It is advisable for persons with approved fiancé visa and other immediate relative (spouse, unmarried child under 21, parent) immigration petitions, F-student visas, employment immigrant visa, R-religious work visa, athletes and entertainers, and government/diplomat visas to contact an immigration attorney to discuss your case.

You will not be allowed to travel and enter the United States and/or deemed inadmissible under the following visas:

- Green Card Holder (LPR - Lawful Permanent Resident)
- B1/B2 Visitor Visa
- H visa- temporary workers
- K-1 visa -Fiancé
- J visa- exchange visitors/trainee
- Q visa educational and cultural, exchange program, cultural/tourist
- V visa- spouses and children of LPR visitors
**PERSONS AT PORT OF ENTRY, BORDER OR AIRPORT**
If you are a green card holder or student visa holder (F-1), and denied entry at the airport/border or deemed inadmissible, immediately contact ADC Legal Department (202) 244-2990, an immigration attorney and/or immigration legal assistance organization.

If you are a green card holder or student visa holder (F-1), and placed into removal or deportation proceedings, immediately contact ADC Legal Department (202) 244-2990, an immigration attorney and/or immigration legal assistance organization. If you are unable to obtain legal representation, seek parole release and withholding from removal.

**PERSONS INSIDE THE UNITED STATES**
Persons inside the United States on non-immigrant and immigrant visa holders including students and green card holders in the United States should not leave the United States without speaking with an immigration attorney, as you may not be able to re-enter the United States even if your visa allows multiple entries.

It is advisable for students in the United States on F-1 visas to contact your university Designated School Official (DSO) and an immigration attorney to see if eligible for Optional Practical Training (OPT) or national interest waiver.

**ASYLEES, ASYLUM SEEKERS AND REFUGEES**
If you are in the United States under Refugee status and with asylum status or seeking asylum should not leave the United States.

If you receive any notices about removing your work authorization and/or asylee or refugee status being revoked, immediately contact an immigration attorney and/or immigration legal assistance organization.

**UNDOCUMENTED PERSONS**
**Do not open the door for federal or local law enforcement. Ask for a warrant.** You can ask for the warrant to be slid under the door. If you have an attorney, inform federal or local law enforcement to contact your attorney.

Make sure to comply with all traffic and criminal laws, including offenses that are considered infractions or violations, like jaywalking, disorderly conduct, noise or nuisance, trespassing, turnstile-jumping, public transportation fair violations.

**Do Not plead guilty or no contest to any drug related offense,** even if considered a misdemeanor or violation.
Talking Points on Trump Administration’s Arab and Muslim Ban

United States courts have declared and affirmed in Matter of Acosta that innate characteristics of faith, national origin and skin color are so integral to someone’s identity that no one has control over and should not be required to change. For the United States through the Executive Order to condemn groups because of their identity makes us no different than their persecutors. Thousands of Muslim refugees have escaped persecution just to be discriminated again, and denied basic needs and safe haven for survival.

So we must rise with Arab and Muslim communities. We must stand with our Iran, Iraq, Libya, Somalia, Sudan, Syria, and Yemen brothers and sisters, we will pray with them, and we will rise in unity. Why?

We should live in a society where religious freedom is protected. The Executive Order is the first step in an anti-democratic agenda that is tantamount to a Muslim ban. Our country does not require religious and/or value tests to determine whether a human life is worth saving and access to equal opportunity. Daughters and sons are being killed, tortured and persecuted because they are Muslim and the practice of their faith. Classification and identification based on national origin has been used as a pretext to exclude persons based on religion, regardless of whether the population is actually or perceived to be Muslim.

We should live in a society where people are free to be who they are, and free from judgment because of where they were born and how they pray. Our government must focus on individualized behavior not blanket criminalization. Generally, Immigration and Nationality Act (INA) §212(f) travel bans are implemented in a manner consistent with denial under INA § 212(a)(3) inadmissibility. INA § 212(a)(3) inadmissibility is applied on an individualized case by case basis where specific individuals have been designated based on their individual actions. Where military and government leaders from a particular country have been subject to 212(f) travel bans, refugees, students and immediate relatives from that same country have been welcomed into the United States.

Immigrant and Muslim Bans are counter to the public interest and hurt our nation. It is crucial we challenge broad deference provided to the government. Historically, deference in the immigration and national security context has targeted disfavored marginalized communities - foreigners and communities of color in the United States. Further, there is no empirical evidence to support that immigration and visa bans will actually secure our nation.
Historically programs with sweeping powers to exclude people based on nationality, race, ethnic origin or religion have proven to be ineffective.

In 2002, the U.S government established the special-registration program under National Security Entry-Exit Registration System (NSEERS) requiring heightened registration and scrutiny of people in the U.S. who came from mostly Arab and Muslim countries. NSEERS was initially portrayed as an anti-terrorism measure which required male visitors to the US from 25 Arab and Muslim countries to be fingerprinted, photographed, and questioned by immigration officers. Many whom complied with registration were arbitrarily detained and deported. NSEERS proved to be an ineffective counter-terrorism tool, and has not resulted in a single known terrorism-related conviction.

Welcoming people escaping persecution secures our nation.

Asylees and refugees are victims of human rights abuses, and the most susceptible to human rights violators and perpetrators that commit violence against women, ethnic killings, and persecution. By welcoming sales and refugees we prevent human rights abuses from happening, we protect them.

Executive Order Protection of the Nation from Foreign Terrorist Entry into the United States pushes safety as the rationale but is all “smoking mirrors.” Section 5(f) of the Executive Order clearly states State and DHS can continue to process refugees with religious persecution claims, if they are part of a religious minority, while the suspension of the resettlement is underway as they conduct their security review. This demonstrates that the Administration focus is not national security, as Christians are still allowed to enter the country during the 120 day ban. The Executive Order is an Arab Immigrant and Muslim ban.

The International Community depends on the United States to defend human rights.

We are living during the world’s largest international refugee and humanitarian crisis. To shut down refugee admission for any period of time and refuse admission of refugees based on a litmus religious test would grind refugee resettlement to a halt when action and leadership by the United States is clearly needed. According to the UN Refugee Agency– as of 2016 there are nearly 60 million displaced people in the world, 20 million of whom are registered refugees and have fled their countries. Out of the 20 million refugees, there are nearly 5 million Syrian refugees. Almost 1 million are Somalia refugees. There are over 500,000 Sudanese refugees, and nearly 500,000 Iraqi refugees.

Children are being raised behind bars, their families punished for seeking help.

Under the Executive Order, detention and removal is prioritized over protection and due process. Asylum seekers would be left in jails and facilities with conditions that resemble jails for months or longer, even though there are more humane alternatives. In majority of these detention centers, access to quality health care, especially for children is limited to none.
ADDITIONAL ADVOCACY RESOURCES
CALL YOUR ELECTED OFFICIALS AND REPRESENTATIVES TODAY:

*Do not turn the United States from a refuge into a jail cell*

**Background:** Yesterday, President Trump signed an executive order effectively instituting a Arab and Muslim Ban, and shutting down the U.S. Refugee Admissions Program for the next 120 days, banning some of the world’s most vulnerable refugees based on their national origin.

The American-Arab Anti-Discrimination Committee (ADC) has already received reports that green card holders and other visa holders have been denied boarding and admission into the United States at the airport.

The EO bans nationals and U.S. lawful permanent residents (LPR’s – green card holders) from seven countries from entering the United States for 90 days possibly more.

The seven countries are Iran, Iraq, Libya, Somalia, Sudan, Syria and Yemen.

We call on President Trump and the U.S. Congress to restore refugee resettlement and to end return of green card and visa holders based on discrimination.

**CALL YOUR SENATOR & REPRESENTATIVE TODAY**
1-866-940-2439 - Representative - [Find your Representative here!](#)
1-866-961-4293 - Senators - [Find your Senators here!](#)

Here’s a sample of what to say:

“I urge President Trump and Congress to direct Customs & Border Protection to end detention and return of refugees, and persons based solely on their religion and national origin to rescind this Executive Order. America has long been a place of refuge for the world’s most vulnerable. Families should not be separated because of bigotry!”
[DATE]

Senator Mitch McConnell  Senator Chuck Grassley
Senate Majority Leader  Senate Judiciary Committee, Chairman
317 Russell Senate Office Building  224 Dirksen Senate Office
Washington, DC 20510  Washington, DC 20510

Senator Charles E. Schumer  Senator Dianne Feinstein
Senate Minority Leader  Senate Judiciary Committee, Ranking Member
322 Hart Senate Office Building  224 Dirksen Senate Office
Washington, DC 20510  Washington, DC 20510

Dear Senator McConnell, Senator Schumer Senator Grassley, and Senator Feinstein:

I am writing to you as my elected representative and ask you to Vote Yes and Support Passage of the “The Protect American Families Act, S.54”. On January 5, 2017, Senator Cory Booker, Senator Hirono, Senator Sanders and nearly a dozen Senators introduced the Protect American Families from Unnecessary Registration and Deportation Act of 2017. The Protect American Families Act will help protect vulnerable communities from further marginalization, stigmatization and criminalization.

The Protect American Families Act will prohibit the institution of a federally-funded registry that is facially discriminatory and targets individuals based on race, national origin, religion, and/or ethnicity. The Protect American Families Act will signal that state-sanction violations of our civil rights and civil liberties will not be legitimized. The Protect American Families Act will help protect the constitutional and inalienable rights of all. Draconian and invasive policies that single out individuals based on national origin, religion, ethnicity or other identifying factors do not make us safer. Rather, these policies dilute and divert valuable government resources while alienating entire American communities.

During this past election cycle, elected officials have floated policy ideas of instituting a registry targeting immigrants from Arab or Muslim countries. As shown throughout American history, mechanisms can be manipulated to discriminate against immigrant and ethnic communities, and to judge people by how they look, where they came from, or how they pray. We look to the dark episodes in our nation’s past with dismay and regret, and we said never again. You must say never again by supporting the Protect American Families Act.

I would love to meet with you to discuss this bill, please feel free to contact me at [PHONE NUMBER] or via email at [EMAIL].

Sincerely,

[SIGNATURE]
[SAMPLE LETTER TO CONGRESS – U.S. HOUSE OF REPRESENTATIVES]

[DATE]

Congressman Bob Goodlatte
House Judiciary Committee, Chairman
2138 Rayburn House Office Building
Washington, DC 20515

Congressman Kevin McCarthy
House Majority Leader
2421 Rayburn Building
Washington, DC 20515

Congressman John Conyers
House Judiciary Committee, Ranking Member
2138 Rayburn House Office Building
Washington, DC 20515

Congresswoman Nancy Pelosi
House Minority Leader
233 Cannon Building
Washington, DC 20515

Dear Congressman Goodlatte, Congressman Conyers, Congressman McCarthy and Congresswoman Pelosi:

I am writing to you as my elected representative and ask you to Vote Yes and Support Passage of the “No Religious Registry Act of 2017, H.R. 489.” On January 12, 2017, Congresswoman DelBene, Congressman Carson, and Congressman Ellison with the support of many co-sponsors introduced the No Religious Registry Act. The No Religious Registry Act will help protect vulnerable communities from further marginalization, stigmatization and criminalization.

The No Religious Registry Act will prohibit the institution of a federally-funded registry that is facially discriminatory and targets individuals based on race, national origin, religion, and/or ethnicity. The No Religious Registry Act will signal that state-sanction violations of our civil rights and civil liberties will not be legitimized. The No Religious Registry Act will help protect the constitutional and inalienable rights of all. Draconian and invasive policies that single out individuals based on national origin, religion, ethnicity or other identifying factors do not make us safer. Rather, these policies dilute and divert valuable government resources while alienating entire American communities.

During this past election cycle, elected officials have floated policy ideas of instituting a registry targeting immigrants from Arab or Muslim countries. As shown throughout American history, mechanisms can be manipulated to discriminate against immigrant and ethnic communities, and to judge people by how they look, where they came from, or how they pray. We look to the dark episodes in our nation’s past with dismay and regret, and we said never again. You must say never again by supporting the No Religious Registry Act of 2017.

I would love to meet with you to discuss this bill, please feel free to contact me at [PHONE NUMBER] or via email at [EMAIL].

Sincerely,

[SIGNATURE]
[DATE]

President Donald J. Trump
White House
Pennsylvania Avenue NW
Washington, DC 20500

Dear President Trump:

As an American Citizen, I wanted to express my opposition to the Executive Order signed on January 27, 2017, *Protection of the Nation from Foreign Terrorist Entry into the United States*. It is clear that this Executive Order is not about securing our nation because this order makes me feel less safe.

I want to live in a society where religious freedom is protected. America is supposed to be the paramount defender of human and civil rights, where people are free to be who they are and live without fear. However, this Executive Order sets our country back and undermines our American and constitutional values. Any discrimination based on national origin, ethnicity and religion should not be authorized by our President. Immigrants, Arabs and Muslims have made immense contributions to our society and are part of what makes our diverse nation great.

We look to you for leadership in times of turmoil, and I am gravely disappointed in my President, especially during the largest humanitarian crisis in recent history. We must welcome and protect all refugees. For our President to condemn groups because of their identity makes us no different than their persecutors.

[OPTIONAL- INSERT A PERSONAL EXPRESSION]

I am open to the opportunity to discuss this bill, please feel free to contact me at [PHONE NUMBER] or via email at [EMAIL].

Sincerely,

[SIGNATURE]
WHEREAS, it is the right of every child, regardless of immigration status, to access a free public K-12 education and the District welcomes and supports all students;

WHEREAS, the District has a responsibility to ensure that all students who reside within its boundaries, regardless of immigration status, can safely access a free public K-12 education;

WHEREAS, federal immigration law enforcement activities, on or around District property and transportation routes, whether by surveillance, interview, demand for information, arrest, detention, or any other means, harmfully disrupt the learning environment to which all students, regardless of immigration status, are entitled and significantly interfere with the ability of all students, including U.S. citizen students and students who hold other legal grounds for presence in the U.S., to access a free public K-12 education;

WHEREAS, through its policies and practices, the District has made a commitment to a quality education for all students, which includes a safe and stable learning environment, means of transportation to and from school sites, the preservation of classroom hours for educational instruction, and the requirement of school attendance;

WHEREAS, parents and students have expressed to the District fear and confusion about the continued physical and emotional safety of all students and the right to access a free public K-12 education through District schools and programs;

AND WHEREAS, educational personnel are often the primary sources of support, resources, and information to assist and support students and student learning, which includes their emotional health;

NOW, THEREFORE, BE IT RESOLVED that the U.S. Immigrations Enforcement Office (ICE), state or local law enforcement agencies acting on behalf of ICE, or agents or officers for any federal, state, or local agency attempting to enforce federal immigration laws, are to follow District Policy ____, attached to and incorporated in this Resolution, to ensure the District meets its duty to provide all students, regardless of immigration status, access to a free public K-12 education;

BE IT FURTHER RESOLVED, that the Board declares the District to be a Safe Zone for its students, meaning that the District is a place for students to learn, to thrive and to seek assistance, information, and support related to any immigration law enforcement that interferes with their learning experience;
BE IT FURTHER RESOLVED, that the District shall, within 30 days of the date of this Resolution, create a Rapid Response Team to prepare in the event a minor child attending school in the District is deprived of adult care, supervision, or guardianship outside of school due to a federal law enforcement action, such as detention by ICE or a cooperating law enforcement agency;

BE IT FURTHER RESOLVED, it continues to be the policy of the District not to allow any individual or organization to enter a school site if the educational setting would be disrupted by that visit; given the likelihood of substantial disruption posed by the presence of ICE or state or local law enforcement agencies acting for ICE, any request by ICE or other agencies to visit a school site should be presented to the Superintendent’s Office for review as to whether access to the site is permitted by law, a judicial warrant is required, or any other legal considerations apply; this review should be made expeditiously, but before any immigration law enforcement agent or officer appears at a school site;

BE IT FURTHER RESOLVED, in its continued commitment to the protection of student privacy, the District shall review its record-keeping policies and practices to ensure that no data is being collected with respect to students’ immigration status or place of birth; and cease any such collection as it is irrelevant to the educational enterprise and potentially discriminatory;

BE IT FURTHER RESOLVED, should ICE or other immigration law enforcement agents request any student information, the request should be referred to the Superintendent’s Office to ensure compliance with Family Educational Rights and Privacy Act (FERPA), student constitutional privacy, standards for a judicial warrant, and any other limitation on disclosure; this review should be conducted expeditiously, but before any production of information is made;

BE IT FURTHER RESOLVED, the District shall post this Resolution at every school site and distribute it to District staff, students, and parents using usual means of communication, and that the Resolution will be translated into all languages spoken by students at home;

BE IT FURTHER RESOLVED, the Superintendent shall report back on compliance with this Resolution to the Board at its next meeting;

BE IT FURTHER RESOLVED, the Board directs the Superintendent to review District policies and practices regarding bullying and report back to the Board at its next meeting and communicate to staff, students, and parents the importance of maintaining a bullying-free environment for all students;

BE IT FURTHER RESOLVED, the Board affirms that certificated District employees have the academic freedom to discuss this Resolution during class time provided it is age-appropriate; and students are to be made aware that District counselors are available to discuss the subjects contained in this Resolution; and
BE IT FURTHER RESOLVED, after-school providers and other vendors and service providers who contract with the District shall be notified of this Resolution within 30 days and required to abide by it.

[FOLLOWED BY SCHOOL BOARD SIGNATURE PAGE]
[WELCOMING IMMIGRANTS & REFUGEES - SAMPLE DISTRICT POLICY NO. ACCESS TO EDUCATION, STUDENT PRIVACY, AND IMMIGRATION ENFORCEMENT]

School personnel must not allow any third party access to a school site without permission of the site administrator. The site administrator shall not permit third party access to the school site that would cause disruption to the learning environment.

The School Board, in Resolution No. __________, based on its educational experience and as part of its deliberative process as our governing body, has found that access to a school site by immigration law enforcement agents substantially disrupts the learning environment and any such request for access should be referred to the Superintendent’s Office immediately.

School personnel must contact the Superintendent’s Office immediately if approached by immigration law enforcement agents. Personnel must also attempt to contact the parents or guardians of any students involved.

The Superintendent’s Office must process requests by immigration law enforcement agents to enter a school site or obtain student data as follows:

1. Request identification from the officers or agents and photocopy it;

2. Request a judicial warrant and photocopy it;
   a. If no warrant is presented, request the grounds for access, make notes, and contact legal counsel for the District;

3. Request and retain notes of the names of the students and the reasons for the request;
   a. If school site personnel have not yet contacted the students’ parents or guardians, do so;
   b. Do not attempt to provide your own information or conjecture about the students, such as their schedule, for example, without legal counsel present;

4. Provide the agents with a copy of this Policy and Resolution No. __________;

5. Contact legal counsel for the District;

6. Request the agents’ contact information; and

7. Advise the agents you are required to complete these steps prior to allowing them access to any school site or student data.
SUPPORT REFUGEES & IMMIGRANTS: MEDIA MESSAGING

If the United States had denied entry to Syrian immigrants and refugees in the past, as 31 governors want us to now...

we wouldn’t have the Halloween films, produced by Syrian American Montastpha Askad

#RefugeesWelcome

If the United States had denied entry to Syrian immigrants and refugees in the past, as 31 governors want us to now...

Mitch Daniels would not have served as Indiana's governor.

#RefugeesWelcome

If the United States had denied entry to Syrian immigrants and refugees in the past, as 31 governors want us to now...

Syrian American Rosemary Barkett would not have served the U.S. as Chief Justice for Florida’s Supreme Court.

#RefugeesWelcome

If the United States had denied entry to Syrian immigrants and refugees in the past, as 31 governors want us to now...

we wouldn’t have Kinoko’s. It was founded by Syrian American Paul Orfalea.

#RefugeesWelcome

If the United States had denied entry to Syrian immigrants and refugees in the past, as 31 governors want us to now...

Who would have won Syrian American F. Murray Abraham’s Oscar?

#RefugeesWelcome
SUPPORT REFUGEES & IMMIGRANTS: MEDIA MESSAGING

Tweets:
Trump is taking a wrecking ball to our immigration system. We won’t stop until we stop him. #NoBanNoWall #SolidaritySelfie

We want a society where people are free to be who they are, free from judgment because of where they were born or how they pray #NoBanNoWall

Criminalization of entire communities is not in the public interest & actually detrimental to our security @therealdonald_ #NoBanNoWall

The actions to be taken by Donald Trump today are tantamount to #MuslimBan. #NoBanNoWall

There is no question - an attack on one of us is an attack on all of us. #NoBanNoWall #WeRise

We will not hide in the shadows. We will challenge @therealdonald_ Arab and Muslim Ban #NoBanNoWall

Do not shut the doors on “your poor, your huddled masses yearning to breathe free” #refugeeswelcome nobannowall http://ampr.gs/2jFgqMR

Communities across the U.S. are already working hard to integrate Syrian refugees’ #refugeeswelcome nobannowall http://ampr.gs/2jFgqMR

Meet the Muslims who sacrificed themselves to save Jews and fight Nazis in World War II #nobannowall http://wpo.st/z5BW2