

situations or when the aliens are arriving on board smuggling vessels. Persons with a credible fear of persecution in their countries of nationality would be allowed to enter the United States to apply for asylum.

- Expand the use of the Racketeer Influenced and Corrupt Organizations (RICO) statute to authorize its use to pursue alien smuggling organizations; permit the INS, with judicial authorization, to intercept wire, electronic, and oral communications of persons involved in alien smuggling operations; and make subject to forfeiture all property, both real and personal, used or intended to be used to smuggle aliens.

- Authorize Federal courts to require criminal aliens to consent to their deportation as a condition of probation.

- Permit new sanctions to be imposed against countries that refuse to accept the deportation of their nationals from the United States. The proposal will allow the Secretary of State to refuse issuance of all visas to nationals of those countries.

- Authorize a Border Services User Fee to help add additional inspectors at high volume ports-of-entry. The new inspectors will facilitate legal crossings; prevent entry by illegal aliens; and stop cross-border drug smuggling. (Border States, working with local communities, would decide whether the fee should be imposed in order to improve infrastructure.)

This legislative proposal, together with my FY 1996 Budget and the February 7th Presidential Memorandum, will continue this Administration's unprecedented actions to combat illegal immigration while facilitating legal immigration. Our comprehensive strategy will protect the integrity of our borders and laws without dulling the luster of our Nation's proud immigrant heritage.

I urge the prompt and favorable consideration of this legislative proposal by the Congress.

WILLIAM J. CLINTON

The White House,  
May 3, 1995.

## Message to the Congress Transmitting Proposed Legislation To Combat Terrorism

*May 3, 1995*

*To the Congress of the United States:*

Today I am transmitting for your immediate consideration and enactment the "Antiterrorism Amendments Act of 1995." This comprehensive Act, together with the "Omnibus Counterterrorism Act of 1995," which I transmitted to the Congress on February 9, 1995, are critically important components of my Administration's effort to combat domestic and international terrorism.

The tragic bombing of the Murrah Federal Building in Oklahoma City on April 19th stands as a challenge to all Americans to preserve a safe society. In the wake of this cowardly attack on innocent men, women, and children, following other terrorist incidents at home and abroad over the past several years, we must ensure that law enforcement authorities have the legal tools and resources they need to fight terrorism. The Antiterrorism Amendments Act of 1995 will help us to prevent terrorism through

vigorous and effective investigation and prosecution. Major provisions of this Act would:

- Permit law enforcement agencies to gain access to financial and credit reports in antiterrorism cases, as is currently permitted with bank records. This would allow such agencies to track the source and use of funds by suspected terrorists.

- Apply the same legal standard in national security cases that is currently used in other criminal cases for obtaining permission to track telephone traffic with "pen registers" and "trap and trace" devices.

- Enable law enforcement agencies to utilize the national security letter process to obtain records critical to terrorism investigations from hotels, motels, common carriers, storage facilities, and vehicle rental facilities.

- Expand the authority of law enforcement agencies to conduct electronic surveillance, with constitutional safeguards. Examples of this increased authority include additions to the list

of felonies that can be used as the basis for a surveillance order, and enhancement of law enforcement's ability to keep pace with telecommunications technology by obtaining multiple point wiretaps where it is impractical to specify the number of the phone to be tapped (such as the use of a series of cellular phones).

- Require the Department of the Treasury's Bureau of Alcohol, Tobacco, and Firearms to study the inclusion of taggants (microscopic particles) in standard explosive device raw materials to permit tracing the source of those materials after an explosion; whether common chemicals used to manufacture explosives can be rendered inert; and whether controls can be imposed on certain basic chemicals used to manufacture other explosives.

- Require the inclusion of taggants in standard explosive device raw materials after the publication of implementing regulations by the Secretary of the Treasury.

- Enable law enforcement agencies to call on the special expertise of the Department of Defense in addressing offenses involving chemical and biological weapons.

- Make mandatory at least a 10-year penalty for transferring firearms or explosives with

knowledge that they will be used to commit a crime of violence and criminalize the possession of stolen explosives.

- Impose enhanced penalties for terrorist attacks against current and former Federal employees, and their families, when the crime is committed because of the employee's official duties.

- Provide a source of funds for the digital telephony bill, which I signed into law last year, ensuring court-authorized law enforcement access to electronic surveillance of digitized communications.

These proposals are described in more detail in the enclosed section-by-section analysis.

The Administration is prepared to work immediately with the Congress to enact antiterrorism legislation. My legislation will provide an effective and comprehensive response to the threat of terrorism, while also protecting our precious civil liberties. I urge the prompt and favorable consideration of the Administration's legislative proposals by the Congress.

WILLIAM J. CLINTON

The White House,  
May 3, 1995.

## Interview With Laurie Montgomery of the Detroit Free Press and Angie Cannon of Knight-Ridder Newspapers May 4, 1995

*The President.* Hello.

*Ms. Cannon.* Good morning, Mr. President.

*The President.* Good morning. How are you?

*Ms. Cannon.* Good, how are you doing?

*The President.* Great.

*Ms. Montgomery.* Good morning, Mr. President. My name is Laurie Montgomery. I'm a reporter with the Detroit Free Press. And I'm going to be asking you most of the questions this morning. I have some that I think are real important to Michigan right now. Could I go ahead?

*The President.* Sure, have at it.

*Ms. Montgomery.* All right. I've got three related to the Oklahoma City tragedy, and one about trade talks with Japan. And then we've got a few other ones if there's time.

*The President.* Okay.

### *Militia Groups*

*Ms. Montgomery.* So, first, in the wake of the bombing, you've proposed to expand the FBI's power to investigate terrorist groups by using standards that determine when a group or individual becomes an appropriate target for surveillance. Tomorrow you're heading to Michigan, home of the Michigan Militia. I was wondering how dangerous you consider the militia movement. And from what you know now, does it currently present an appropriate target for FBI surveillance?

*The President.* Well, first of all, I think it's important not to generalize. I think it's important not to generalize. We need to look at the facts of each one. But let me tell you, when I was the Governor of my State, as you know, for 12 years before I became President, and