Texas, being the border state, has a massive influx of immigrants. Due to this influx, there has been an issue of proper settlement, security and management of immigrants in the state while justifying the living conditions of locals. Being a liberal, I do not advocate restricting the access or movement of immigrants as they have the right to choose their land. However, I believe that it is the utmost responsibility of the government representatives to bring such proposed policies or modify the existing ones that would improve humane treatment and management of immigrants in Texas.
Issue 1: Immigration issues in Texas and Human Right Ethics

The "Border Security, Economic Opportunity, and Immigration Modernization Act," also known as S. 744, is an expansive based proposal for improving the U.S. immigration framework composed by a bipartisan senators.

The proposed policy considers all aspects of the migration process from border and enforcement issues to legal migration changes. It rolls out improvements to the family and vocation based visa classes for migrants, provides basic due-procedure protections, builds the availability of non-migrant laborers to supplement all sectors of the workforce., and provides legal status to 11 million undocumented migrants inside the United States. The Senators expected this legislation to address these issues by at last submitting the assets required to secure the border, modernize and streamline our current legal migration framework, while making an intense however reasonable legalization program for people who are presently here." (Nuñez-Neto).

The Development, Relief, and Education for Alien Minors Act (DREAM Act) and Agricultural Job Opportunities, Benefits, and Security Act are both fused into the RPI program, yet candidates who qualify under those provisions will be qualified to get legal changeless occupant status all the more quickly (Nuñez-Neto).
Then again, some safety and opposition is continuously seen by S744. S. 744 would empower a large number of undocumented migrants to win legal status and would patch up the legal migration framework. It likewise proposes new border and inner part enforcement measures. All these segments would have an effect on government funds and are in this manner broke down independently by the CBO. The proposed policy would bring about extra government income and new open costs. In the meantime, the distinctive parts of the proposed policy would obviously have an effect on the economy. The CBO score may affect the kind of changes offered to the proposed policy, any build or decrease of projects offered, and the explanatory contentions used to help or oppose the proposed policy.

Issue 2: Target Immigration Issue

Unaccompanied Children and Illegal Entry

The taking off number of transient children has strained the framework, compelling the federal government to scramble to open extra crisis facilities the nation over and provoking President Barack Obama to demand Tuesday for a crisis apportionment of $3.7 proposed policyion to reserve the operation.

Conditions faced by Retained Children
Minors from Mexico who are captured at the outskirt can be immediately returned to their nations of origin in sped up evacuation incidents. However those from different nations, for the most part youngsters yet here and there as youthful as little children – are exchanged to the authority of the Office of Refugee Resettlement, sub unit of the Department of Health and Human Services. The ORR keeps up guardianship of the minors just until they can be set with relatives in the U.S. alternately in cultivate forethought to anticipate a decision on whether they can stay in the nation. That happens through a formal deportation continuing, which can take months or years, amid which they can request of an immigration judge to stay in the nation. A significant number of the young people are released to relatives in the U.S. who are themselves undocumented immigrants, which a few pundits have said adds up to abetting as opposed to arraigning transient trafficking. The minors are taken care of by a show of government organizations, all with different responsibilities for their supervision, frequently passing through safe houses subsidized by the federal Office of Refugee Resettlement, an arm of the Department of Health and Human Services. A lot of people are put in evacuation incidents and later deported. Others figure out how to profit from procurements in immigration law that empower them to stay in the U.S. legally.

The proposed policy changes the non-immigrant visa program, which is for non-farming, less-talented specialists who fill brief, top load, or regular needs. It obliges that immigration specialists be paid the predominating pay or the genuine compensation paid to specialists, whichever is higher, and obliges that bosses authenticate that they don't relocate laborers. The proposed policy additionally permits workers of multinational organizations to enter the United
States for ninety days to manage operations or for one-eighty days for administration and advancement preparing.

**Issue 3: Advocacy Directives**

S. 744 also known as The Border Security, Economic Opportunity, and Immigration Modernization Act incorporates provisions that would make a 13-year way to citizenship for people who entered the U.s. before January 1, 2012. Undocumented people could seek "Registered Provisional Immigrant" (RPI) status, which would permit them to work and travel legally.

Following six years, people with RPI would need to restore their status, and following 10 years in RPI status people could seek legitimate perpetual occupant (LPR) status in the event that they met eligibility criteria. At that point, following three years in LPR status, people could seek U.s. citizenship. Fines for this methodology downright $2,000. The proposed policy would put set up a stay-of-evacuation so people don't need to fear being deported before execution starts.

This proposed policy would likewise improve the lives of outcasts and refuge seekers, and rejoin a few families by recapturing unused visas and ordering mates and youngsters (under 21) of green card holders as immediate relatives. Then again, the proposed policy would dispose of, year and a half after establishment, the ability for U.s. subjects to support their siblings, sisters, and youngsters who are hitched and beyond 30 years old.
Likewise, the pathway to citizenship would be dependent upon border and inner part enforcement "triggers." Within six months of sanctioning, DHS would need to submit border security arrangements to accomplish 90% effectiveness in worries and returns through extra fencing, reconnaissance, technology including unmanned and unarmed elevated frameworks, and extra border watch and traditions operators.

This arrangement must be submitted before the people can request RPI status. At that point, before people with RPI status can conform to LPR status, DHS must guarantee that both arrangements have been actualized, a job confirmation framework is, no doubt utilized by all commanded executives, and an electronic section/retreat framework is completely operational. The proposed policy would likewise send the National Guard to the border and use an extra $4.5 billion on border and inside enforcement – notwithstanding the $18 billion as of now use in Fiscal Year 2012 alone.

This is ideal opportunity to order immigration change that will improve the lives of our immigrant siblings and sisters and groups in general. While the proposed policy is a long way from perfect, it is a bargain piece of legislation that will be obviously better than business as usual and accelerates the ball for immigrants' rights.
Works Cited


Evans, G. Cooperative security and intrastate conflict. *Foreign Policy,* 3-20. 1994
