

Author Full Name : Peter Karasik**Received Date :** 12/12/2025 09:26 AM**Comments Received :**

The proposed review of five years of social media information for large groups of people desiring to enter the U.S. is a violation of free speech and freedom of thought and expression. People have every right to disagree with government policies and positions as long as they are not advocating violence. The rights to free speech and expression are guaranteed by the First Amendment to the U.S. Constitution. Healthy public debate of important issues is a vital aspect of American culture and history.

In addition, the idea of a Reviewer judging someone's social media content against an excessively broad and vague standard is infeasible. The social media screening process would result in endless litigation and a waste of time, resources of the U.S. government, and taxpayer money.

Furthermore, screening social media will likely have a substantial negative impact on the number of people desiring to come to the U.S. as tourists, or to work and study. This will cost the U.S. economy billions of dollars.

If there is significant evidence to suspect that someone is a threat to the United States, then appropriate authorities should get a subpoena from a judge in order to obtain social media or other information.