## S. 2523

To amend the Voting Rights Act of 1965 to revise the criteria for determining which States and political subdivisions are subject to section 4 of the Act, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

July 29, 2025

Mr. Durbin (for himself, Mr. Warnock, Mr. Blumenthal, Mr. Schumer, Mr. Booker, Mrs. Shaheen, Mr. Whitehouse, Mr. Markey, Mr. Hickenlooper, Ms. Rosen, Mr. Fetterman, Mr. Padilla, Mr. Van Hollen, Mr. Bennet, Mr. Schiff, Mr. Sanders, Mr. Heinrich, Mr. Reed, Mr. Kim, Mr. Welch, Mr. Wyden, Mr. Coons, Ms. Hirono, Mrs. Gillibrand, Ms. Warren, Ms. Baldwin, Ms. Hassan, Mr. Gallego, Ms. Cortez Masto, Mr. Kaine, Ms. Slotkin, Mr. Warner, Mrs. Murray, Mr. Ossoff, Mr. Kelly, Ms. Blunt Rochester, Ms. Cantwell, Ms. Klobuchar, Mr. Peters, Mr. Murphy, Mr. Luján, Ms. Smith, Mr. King, Mr. Merkley, Ms. Duckworth, Mr. Schatz, and Ms. Alsobrooks) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

## A BILL

To amend the Voting Rights Act of 1965 to revise the criteria for determining which States and political subdivisions are subject to section 4 of the Act, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "John R. Lewis Voting
- 3 Rights Advancement Act of 2025".

## 4 TITLE I—AMENDMENTS TO THE

## 5 **VOTING RIGHTS ACT**

- 6 SEC. 101. VOTE DILUTION, DENIAL, AND ABRIDGMENT
- 7 CLAIMS.
- 8 (a) IN GENERAL.—Section 2(a) of the Voting Rights
- 9 Act of 1965 (52 U.S.C. 10301(a)) is amended—
- 10 (1) by inserting after "applied by any State or
- political subdivision" the following: "for the purpose
- of, or"; and
- 13 (2) by striking "as provided in subsection (b)"
- and inserting "as provided in subsection (b), (c), (d),
- or (e)".
- 16 (b) Vote Dilution.—Section 2 of such Act (52)
- 17 U.S.C. 10301), as amended by subsection (a), is further
- 18 amended by striking subsection (b) and inserting the fol-
- 19 lowing:
- 20 "(b) A violation of subsection (a) for vote dilution is
- 21 established if, based on the totality of circumstances, it
- 22 is shown that the political processes leading to nomination
- 23 or election in the State or political subdivision are not
- 24 equally open to participation by members of a class of citi-
- 25 zens protected by subsection (a) in that its members have
- 26 less opportunity than other members of the electorate to

- 1 participate in the political process and to elect representa-
- 2 tives of their choice. The extent to which members of a
- 3 protected class have been elected to office in the State or
- 4 political subdivision is one circumstance which may be
- 5 considered: *Provided*, That nothing in this section estab-
- 6 lishes a right to have members of a protected class elected
- 7 in numbers equal to their proportion in the population.
- 8 The legal standard articulated in Thornburg v. Gingles,
- 9 478 U.S. 30 (1986), governs claims under this subsection.
- 10 For purposes of this subsection a class of citizens pro-
- 11 tected by subsection (a) may include a cohesive coalition
- 12 of members of different racial or language minority
- 13 groups.".
- 14 (c) Vote Denial or Abridgement.—Section 2 of
- 15 such Act (52 U.S.C. 10301), as amended by subsections
- 16 (a) and (b), is further amended by adding at the end the
- 17 following:
- 18 "(c)(1) A violation of subsection (a) for vote denial
- 19 or abridgment is established if the challenged standard,
- 20 practice, or procedure imposes a discriminatory burden on
- 21 members of a class of citizens protected by subsection (a),
- 22 meaning that—
- 23 "(A) members of the protected class face great-
- er difficulty in complying with the standard, prac-

1	tice, or procedure, considering the totality of the cir-
2	cumstances; and
3	"(B) such greater difficulty is, at least in part,
4	caused by or linked to social and historical condi-
5	tions that have produced or currently produce dis-
6	crimination against members of the protected class.
7	"(2) The challenged standard, practice, or procedure
8	need only be a but-for cause of the discriminatory burden
9	or perpetuate a pre-existing discriminatory burden.
10	"(3)(A) The totality of the circumstances for consid-
11	eration relative to a violation of subsection (a) for vote
12	denial or abridgment shall include the following factors,
13	which, individually and collectively, show how a voting
14	standard, practice, or procedure can function to amplify
15	the effects of past or present racial discrimination:
16	"(i) The history of official voting-related
17	discrimination in the State or political subdivi-
18	sion.
19	"(ii) The extent to which voting in the
20	elections of the State or political subdivision is
21	racially polarized.
22	"(iii) The extent to which the State or po-
23	litical subdivision has used unduly burdensome
24	photographic voter identification requirements,
25	documentary proof of citizenship requirements.

documentary proof of residence requirements,
or other voting standards, practices, or procedures beyond those required by Federal law
that may impair the ability of members of the
protected class to participate fully in the political process.

- "(iv) The extent to which members of the protected class bear the effects of discrimination in areas such as education, employment, and health, which hinder the ability of those members to participate effectively in the political process.
- "(v) The use of overt or subtle racial appeals either in political campaigns or surrounding the adoption or maintenance of the challenged standard, practice, or procedure.
- "(vi) The extent to which members of the protected class have been elected to public office in the jurisdiction, except that the fact that the protected class is too small to elect candidates of its choice shall not defeat a claim of vote denial or abridgment under this section.
- "(vii) Whether there is a lack of responsiveness on the part of elected officials to the

1	particularized needs of members of the pro-
2	tected class.
3	"(viii) Whether the policy underlying the
4	State or political subdivision's use of the chal-
5	lenged qualification, prerequisite, standard,
6	practice, or procedure has a tenuous connection
7	to that qualification, prerequisite, standard,
8	practice, or procedure.
9	"(B) A particular combination or number of
10	factors under subparagraph (A) shall not be re-
11	quired to establish a violation of subsection (a) for
12	vote denial or abridgment.
13	"(C) The totality of the circumstances for con-
14	sideration relative to a violation of subsection (a) for
15	vote denial or abridgment shall not include the fol-
16	lowing factors:
17	"(i) The total number or share of members
18	of a protected class on whom a challenged
19	standard, practice, or procedure does not im-
20	pose a material burden.
21	"(ii) The degree to which the challenged
22	standard, practice, or procedure has a long ped-
23	igree or was in widespread use at some earlier
24	date.

1	"(iii) The use of an identical or similar
2	standard, practice, or procedure in other States
3	or political subdivisions.
4	"(iv) The availability of other forms of vot-
5	ing unimpacted by the challenged standard,
6	practice, or procedure to all members of the
7	electorate, including members of the protected
8	class, unless the State or political subdivision is
9	simultaneously expanding those other stand-
10	ards, practices, or procedures to eliminate any
11	disproportionate burden imposed by the chal-
12	lenged standard, practice, or procedure.
13	"(v) A prophylactic impact on potential
14	criminal activity by individual voters, if such
15	crimes have not occurred in the State or polit-
16	ical subdivision in substantial numbers.
17	"(vi) Mere invocation of interests in voter
18	confidence or prevention of fraud.".
19	(d) Intended Vote Dilution or Vote Denial or
20	ABRIDGMENT.—Section 2 of such Act (52 U.S.C. 10301),
21	as amended by subsections (a), (b), and (c) is further
22	amended by adding at the end the following:
23	"(d)(1) A violation of subsection (a) is also estab-
24	lished if a challenged qualification, prerequisite, standard,

25 practice, or procedure is intended, at least in part, to di-

- 1 lute the voting strength of a protected class or to deny
- 2 or abridge the right of any citizen of the United States
- 3 to vote on account of race, color, or in contravention of
- 4 the guarantees set forth in section 4(f)(2).
- 5 "(2) Discrimination on account of race or color, or
- 6 in contravention of the guarantees set forth in section
- 7 4(f)(2), need only be one purpose of a qualification, pre-
- 8 requisite, standard, practice, or procedure in order to es-
- 9 tablish a violation of subsection (a), as described in this
- 10 subsection. A qualification, prerequisite, standard, prac-
- 11 tice, or procedure intended to dilute the voting strength
- 12 of a protected class or to make it more difficult for mem-
- 13 bers of a protected class to cast a ballot that will be count-
- 14 ed constitutes a violation of subsection (a), as described
- 15 in this subsection, even if an additional purpose of the
- 16 qualification, prerequisite, standard, practice, or proce-
- 17 dure is to benefit a particular political party or group.
- 18 "(3) Recent context, including actions by official deci-
- 19 sionmakers in prior years or in other contexts preceding
- 20 the decision responsible for the challenged qualification,
- 21 prerequisite, standard, practice, or procedure, and includ-
- 22 ing actions by predecessor government actors or individual
- 23 members of a decisionmaking body, may be relevant to
- 24 making a determination about a violation of subsection
- 25 (a), as described under this subsection.

- 1 "(4) A claim that a violation of subsection (a) has
- 2 occurred, as described under this subsection, shall require
- 3 proof of a discriminatory impact but shall not require
- 4 proof of violation of subsection (b) or (c).".

#### 5 SEC. 102. RETROGRESSION.

- 6 Section 2 of the Voting Rights Act of 1965 (52)
- 7 U.S.C. 10301 et seq.), as amended by section 101 of this
- 8 Act, is further amended by adding at the end the fol-
- 9 lowing:
- 10 "(e) A violation of subsection (a) is established when
- 11 a State or political subdivision enacts or seeks to admin-
- 12 ister any qualification or prerequisite to voting or stand-
- 13 ard, practice, or procedure with respect to voting in any
- 14 election that has the purpose of or will have the effect
- 15 of diminishing the ability of any citizens of the United
- 16 States on account of race or color, or in contravention of
- 17 the guarantees set forth in section 4(f)(2), to participate
- 18 in the electoral process or elect their preferred candidates
- 19 of choice. This subsection applies to any action taken on
- 20 or after January 1, 2021, by a State or political subdivi-
- 21 sion to enact or seek to administer any such qualification
- 22 or prerequisite to voting or standard, practice or proce-
- 23 dure.
- 24 "(f) Notwithstanding the provisions of subsection (e),
- 25 final decisions of the United States District Court of the

- 1 District of Columbia on applications or petitions by States
- 2 or political subdivisions for preclearance under section 5
- 3 of any changes in voting prerequisites, standards, prac-
- 4 tices, or procedures, supersede the provisions of subsection
- 5 (e).".

#### 6 SEC. 103. VIOLATIONS TRIGGERING AUTHORITY OF COURT

- 7 TO RETAIN JURISDICTION.
- 8 (a) Types of Violations.—Section 3(c) of the Vot-
- 9 ing Rights Act of 1965 (52 U.S.C. 10302(c)) is amended
- 10 by striking "violations of the fourteenth or fifteenth
- 11 amendment" and inserting "violations of the 14th or 15th
- 12 Amendment, violations of this Act, or violations of any
- 13 Federal law that prohibits discrimination in voting on the
- 14 basis of race, color, or membership in a language minority
- 15 group,".
- 16 (b) Conforming Amendment.—Section 3(a) of
- 17 such Act (52 U.S.C. 10302(a)) is amended by striking
- 18 "violations of the fourteenth or fifteenth amendment" and
- 19 inserting "violations of the 14th or 15th Amendment, vio-
- 20 lations of this Act, or violations of any Federal law that
- 21 prohibits discrimination in voting on the basis of race,
- 22 color, or membership in a language minority group,".

1	SEC. 104. CRITERIA FOR COVERAGE OF STATES AND POLIT-
2	ICAL SUBDIVISIONS.
3	(a) Determination of States and Political
4	Subdivisions Subject to Section 4(a).—
5	(1) In General.—Section 4(b) of the Voting
6	Rights Act of 1965 (52 U.S.C. 10303(b)) is amend-
7	ed to read as follows:
8	"(b) Determination of States and Political
9	SUBDIVISIONS SUBJECT TO REQUIREMENTS.—
10	"(1) Existence of voting rights viola-
11	TIONS DURING PREVIOUS 25 YEARS.—
12	"(A) STATEWIDE APPLICATION.—Sub-
13	section (a) applies with respect to a State and
14	all political subdivisions within the State during
15	a calendar year if—
16	"(i) fifteen or more voting rights vio-
17	lations occurred in the State during the
18	previous 25 calendar years; or
19	"(ii) ten or more voting rights viola-
20	tions occurred in the State during the pre-
21	vious 25 calendar years, at least one of
22	which was committed by the State itself
23	(as opposed to a political subdivision with-
24	in the State).
25	"(B) Application to specific political
26	SURDIVISIONS —Subsection (a) applies with re-

1	spect to a political subdivision as a separate
2	unit during a calendar year if three or more
3	voting rights violations occurred in the subdivi-
4	sion during the previous 25 calendar years.
5	"(2) Period of Application.—
6	"(A) IN GENERAL.—Except as provided in
7	subparagraph (B), if, pursuant to paragraph
8	(1), subsection (a) applies with respect to a
9	State or political subdivision during a calendar
10	year, subsection (a) shall apply with respect to
11	such State or political subdivision for the pe-
12	riod—
13	"(i) that begins on January 1 of the
14	year in which subsection (a) applies; and
15	"(ii) that ends on the date which is 10
16	years after the date described in clause (i).
17	"(B) No further application after
18	DECLARATORY JUDGMENT.—
19	"(i) States.—If a State obtains a de-
20	claratory judgment under subsection (a),
21	and the judgment remains in effect, sub-
22	section (a) shall no longer apply to such
23	State and all political subdivisions in the
24	State pursuant to paragraph (1)(A) unless,
25	after the issuance of the declaratory judg-

1	ment, paragraph (1)(A) applies to the
2	State solely on the basis of voting rights
3	violations occurring after the issuance of
4	the declaratory judgment.
5	"(ii) Political subdivisions.—If a
6	political subdivision obtains a declaratory
7	judgment under subsection (a), and the
8	judgment remains in effect, subsection (a)
9	shall no longer apply to such political sub-
10	division pursuant to paragraph (1), includ-
11	ing pursuant to paragraph (1)(A) (relating
12	to the statewide application of subsection
13	(a)), unless, after the issuance of the de-
14	claratory judgment, paragraph (1)(B) ap-
15	plies to the political subdivision solely on
16	the basis of voting rights violations occur-
17	ring after the issuance of the declaratory
18	judgment.
19	"(3) Determination of voting rights vio-
20	LATION.—For purposes of paragraph (1), a voting
21	rights violation occurred in a State or political sub-
22	division if any of the following applies:
23	"(A) Judicial relief; violation of
24	THE 14TH OR 15TH AMENDMENT.—Any final
25	judgment (that was not reversed on appeal) oc-

curred, in which the plaintiff prevailed and in which any court of the United States determined that a denial or abridgement of the right of any citizen of the United States to vote on account of race, color, or membership in a language minority group occurred, or that a voting qualification or prerequisite to voting or standard, practice, or procedure with respect to voting created an undue burden on the right to vote in connection with a claim that the law unduly burdened voters of a particular race, color, or language minority group, in violation of the 14th or 15th Amendment to the Constitution of the United States, anywhere within the State or subdivision.

"(B) Judicial relief; violations of this act.—Any final judgment (that was not reversed on appeal) occurred in which the plaintiff prevailed and in which any court of the United States determined that a voting qualification or prerequisite to voting or standard, practice, or procedure with respect to voting was imposed or applied or would have been imposed or applied anywhere within the State or subdivision in a manner that resulted or would

have resulted in a denial or abridgement of the right of any citizen of the United States to vote on account of race, color, or membership in a language minority group, in violation of subsection (e) or (f) or section 2, 201, or 203.

"(C) Final Judgment; denial of declarations of the United States has denied the request of the State or subdivision for a declaratory judgment under section 3(c) or section 5, and thereby prevented a voting qualification or prerequisite to voting or standard, practice, or procedure with respect to voting from being enforced anywhere within the State or subdivision.

"(D) Objection by the attorney General has interposed an objection under section 3(c) or section 5, and thereby prevented a voting qualification or prerequisite to voting or standard, practice, or procedure with respect to voting from being enforced anywhere within the State or subdivision. A violation under this subparagraph has not occurred where an objection has been withdrawn by the Attorney General, unless the withdrawal

was in response to a change in the law or practice that served as the basis of the objection. A violation under this subparagraph has not occurred where the objection is based solely on a State or political subdivision's failure to comply with a procedural process that would not otherwise count as an independent violation of this Act.

# "(E) CONSENT DECREE, SETTLEMENT, OR OTHER AGREEMENT.—

"(i) AGREEMENT.—A consent decree, settlement, or other agreement was adopted or entered by a court of the United States that contains an admission of liability by the defendants, which resulted in the alteration or abandonment of a voting practice anywhere in the territory of such State or subdivision that was challenged on the ground that the practice denied or abridged the right of any citizen of the United States to vote on account of race, color, or membership in a language minority group in violation of subsection (e) or (f) or section 2, 201, or 203, or the 14th or 15th Amendment.

"(ii) Independent violations.—A voluntary extension or continuation of a consent decree, settlement, or agreement described in clause (i) shall not count as an independent violation under this subparagraph. Any other extension or modification of such a consent decree, settlement, or agreement, if the consent decree, settlement, or agreement has been in place for ten years or longer, shall count as an independent violation under this subparagraph. If a court of the United States finds that a consent decree, settlement, or agreement described in clause (i) itself denied or abridged the right of any citizen of the United States to vote on account of race, color, or membership in a language minority group, violated subsection (e) or (f) or section 2, 201, or 203, or created an undue burden on the right to vote in connection with a claim that the consent decree, settlement, or other agreement unduly burdened voters of a particular race, color, or language minority group, that

finding shall count as an independent violation under this subparagraph.

> "(F) MULTIPLE VIOLATIONS.—Each instance in which a voting qualification or prerequisite to voting or standard, practice, or procedure with respect to voting, including each redistricting plan, is found to be a violation by a court of the United States pursuant to subparagraph (A) or (B), or prevented from being enforced pursuant to subparagraph (C) or (D), or altered or abandoned pursuant to subparagraph (E) shall count as an independent violation under this paragraph. Within a redistricting plan, each violation under this paragraph found to discriminate against any group of voters based on race, color, or language minority group shall count as an independent violation under this paragraph.

## "(4) Timing of Determinations.—

"(A) DETERMINATIONS OF VOTING RIGHTS VIOLATIONS.—As early as practicable during each calendar year, the Attorney General shall make the determinations required by this subsection, including updating the list of voting rights violations occurring in each State and po-

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1	litical	subdivision	for	the	previous	calendar
2	year.					

"(B) EFFECTIVE UPON PUBLICATION IN FEDERAL REGISTER.—A determination or certification of the Attorney General under this section or under section 8 or 13 shall be effective upon publication in the Federal Register.".

(2) Conforming amendments.—Section 4(a) of such Act (52 U.S.C. 10303(a)) is amended—

(A) in paragraph (1), in the first sentence of the matter preceding subparagraph (A), by striking "any State with respect to which" and all that follows through "unless" and inserting "any State to which this subsection applies during a calendar year pursuant to determinations made under subsection (b), or in any political subdivision of such State (as such subdivision existed on the date such determinations were made with respect to such State), though such determinations were not made with respect to such subdivision as a separate unit, or in any political subdivision with respect to which this subsection applies during a calendar year pursuant to determinations made with respect to

1	such subdivision as a separate unit under sub-
2	section (b), unless";
3	(B) in paragraph (1), in the matter pre-
4	ceding subparagraph (A), by striking the second
5	sentence;
6	(C) in paragraph (1)(A), by striking "(in
7	the case of a State or subdivision seeking a de-
8	claratory judgment under the second sentence
9	of this subsection)";
10	(D) in paragraph (1)(B), by striking "(in
11	the case of a State or subdivision seeking a de-
12	claratory judgment under the second sentence
13	of this subsection)";
14	(E) in paragraph (3), by striking "(in the
15	case of a State or subdivision seeking a declara-
16	tory judgment under the second sentence of this
17	subsection)";
18	(F) in paragraph (5), by striking "(in the
19	case of a State or subdivision which sought a
20	declaratory judgment under the second sentence
21	of this subsection)";
22	(G) by striking paragraphs (7) and (8);
23	and
24	(H) by redesignating paragraph (9) as
25	paragraph (7).

- 1 (b) Clarification of Treatment of Members of
- 2 Language Minority Groups.—Section 4(a)(1) of such
- 3 Act (52 U.S.C. 10303(a)(1)), as amended by subsection
- 4 (a), is further amended, in the first sentence, by striking
- 5 "race or color," and inserting "race or color, or in con-
- 6 travention of the guarantees of subsection (f)(2),".
- 7 (c) Facilitating Bailout.—Section 4(a) of the
- 8 Voting Rights Act of 1965 (52 U.S.C. 10303(a)), as
- 9 amended by subsection (a), is further amended—
- 10 (1) by striking paragraph (1)(C) and redesig-
- 11 nating subparagraphs (D) through (F) as subpara-
- graphs (C) through (E), respectively;
- 13 (2) by inserting at the beginning of paragraph
- 14 (7), as redesignated by subsection (a)(2)(H), the fol-
- lowing: "Any plaintiff seeking a declaratory judg-
- ment under this subsection on the grounds that the
- plaintiff meets the requirements of paragraph (1)
- may request that the Attorney General consent to
- entry of judgment."; and
- 20 (3) by adding at the end the following:
- 21 "(8) If a political subdivision is subject to the applica-
- 22 tion of this subsection, due to the applicability of sub-
- 23 section (b)(1)(A), the political subdivision may seek a de-
- 24 claratory judgment under this section if the subdivision
- 25 demonstrates that the subdivision meets the criteria estab-

1	lished by the subparagraphs of paragraph (1), for the 10
2	years preceding the date on which subsection (a) applied
3	to the political subdivision under subsection $(b)(1)(A)$ .
4	"(9) If a political subdivision was not subject to the
5	application of this subsection by reason of a declaratory
6	judgment entered prior to the date of enactment of the
7	John R. Lewis Voting Rights Advancement Act of 2025,
8	and is not, subsequent to that date of enactment, subject
9	to the application of this subsection under subsection
10	(b)(1)(B), then that political subdivision shall not be sub-
11	ject to the requirements of this subsection.".
12	SEC. 105. DETERMINATION OF STATES AND POLITICAL SUB-
13	DIVISIONS SUBJECT TO PRECLEARANCE FOR
14	COVERED PRACTICES.
14 15	COVERED PRACTICES.  The Voting Rights Act of 1965 (52 U.S.C. 10301 et
15	The Voting Rights Act of 1965 (52 U.S.C. 10301 et
15 16 17	The Voting Rights Act of 1965 (52 U.S.C. 10301 et seq.) is further amended by inserting after section 4 the
15 16 17	The Voting Rights Act of 1965 (52 U.S.C. 10301 et seq.) is further amended by inserting after section 4 the following:
15 16 17 18	The Voting Rights Act of 1965 (52 U.S.C. 10301 et seq.) is further amended by inserting after section 4 the following:  "SEC. 4A. DETERMINATION OF STATES AND POLITICAL
15 16 17 18 19	The Voting Rights Act of 1965 (52 U.S.C. 10301 et seq.) is further amended by inserting after section 4 the following:  "SEC. 4A. DETERMINATION OF STATES AND POLITICAL SUBDIVISIONS SUBJECT TO PRECLEARANCE
15 16 17 18 19 20	The Voting Rights Act of 1965 (52 U.S.C. 10301 et seq.) is further amended by inserting after section 4 the following:  "SEC. 4A. DETERMINATION OF STATES AND POLITICAL SUBDIVISIONS SUBJECT TO PRECLEARANCE FOR COVERED PRACTICES.
15 16 17 18 19 20 21	The Voting Rights Act of 1965 (52 U.S.C. 10301 et seq.) is further amended by inserting after section 4 the following:  "SEC. 4A. DETERMINATION OF STATES AND POLITICAL SUBDIVISIONS SUBJECT TO PRECLEARANCE FOR COVERED PRACTICES.  "(a) PRACTICE-BASED PRECLEARANCE.—
15 16 17 18 19 20 21 22	The Voting Rights Act of 1965 (52 U.S.C. 10301 et seq.) is further amended by inserting after section 4 the following:  "SEC. 4A. DETERMINATION OF STATES AND POLITICAL SUBDIVISIONS SUBJECT TO PRECLEARANCE FOR COVERED PRACTICES.  "(a) PRACTICE-BASED PRECLEARANCE.—  "(1) IN GENERAL.—Each State and each political sequence of the sequen

1	qualification or prerequisite to voting, or a
2	standard, practice, or procedure with respect to
3	voting, that is a covered practice described in
4	subsection (b); and
5	"(B) ensure that no such covered practice
6	is implemented unless or until the State or po-
7	litical subdivision, as the case may be, complies
8	with subsection (e).
9	"(2) Determinations of Characteristics
10	OF VOTING-AGE POPULATION.—
11	"(A) In general.—As early as prac
12	ticable during each calendar year, the Attorney
13	General, in consultation with the Director of
14	the Bureau of the Census and the heads of
15	other relevant offices of the government, shall
16	make the determinations required by this sec
17	tion regarding voting-age populations and the
18	characteristics of such populations, and shal
19	publish a list of the States and political subdivi-
20	sions to which a voting-age population char-
21	acteristic described in subsection (b) applies.
22	"(B) Publication in the federal reg-
23	ISTER.—A determination (including a certific

cation) of the Attorney General under this

1	paragraph shall be effective upon publication in
2	the Federal Register.
3	"(b) Covered Practices.—To assure that the right
4	of citizens of the United States to vote is not denied or
5	abridged on account of race, color, or membership in a
6	language minority group as a result of the implementation
7	of certain qualifications or prerequisites to voting, or
8	standards, practices, or procedures with respect to voting,
9	newly adopted in a State or political subdivision, the fol-
10	lowing shall be covered practices subject to the require-
11	ments described in subsection (a):
12	"(1) Changes to method of election.—
13	Any change to the method of election—
14	"(A) to add seats elected at-large in a
15	State or political subdivision where—
16	"(i) two or more racial groups or lan-
17	guage minority groups each represent 20
18	percent or more of the voting-age popu-
19	lation in the State or political subdivision,
20	respectively; or
21	"(ii) a single language minority group
22	represents 20 percent or more of the vot-
23	ing-age population on Indian lands located
24	in whole or in part in the State or political
25	subdivision; or

1	"(B) to convert one or more seats elected
2	from a single-member district to one or more
3	at-large seats or seats from a multi-member
4	district in a State or political subdivision
5	where—
6	"(i) two or more racial groups or lan-
7	guage minority groups each represent 20
8	percent or more of the voting-age popu-
9	lation in the State or political subdivision,
10	respectively; or
11	"(ii) a single language minority group
12	represents 20 percent or more of the vot-
13	ing-age population on Indian lands located
14	in whole or in part in the State or political
15	subdivision.
16	"(2) Changes to political subdivision
17	BOUNDARIES.—Any change or series of changes
18	within a year to the boundaries of a political subdivi-
19	sion that reduces by 3 or more percentage points the
20	percentage of the political subdivision's voting-age
21	population that is comprised of members of a single
22	racial group or language minority group in the polit-
23	ical subdivision where—
24	"(A) two or more racial groups or lan-
25	guage minority groups each represent 20 per-

cent or more of the political subdivision's voting-age population; or

"(B) a single language minority group represents 20 percent or more of the voting-age population on Indian lands located in whole or in part in the political subdivision.

"(3) Changes through redistricts for Federal, State, or local elections in a State or political subdivision where any racial group or language minority group that is not the largest racial group or language minority group in the jurisdiction and that represents 15 percent or more of the State or political subdivision's voting-age population experiences a population increase of at least 20 percent of its voting-age population, over the preceding decade (as calculated by the Bureau of the Census under the most recent decennial census), in the jurisdiction.

"(4) Changes in documentation or qualifications to vote.—Any change to requirements for documentation or proof of identity to vote or register to vote in elections for Federal, State, or local offices that will exceed or be more stringent than such requirements under State law on the day before

- the date of enactment of the John R. Lewis Voting
  Rights Advancement Act of 2025.
- "(5) CHANGES TO MULTILINGUAL VOTING MA-TERIALS.—Any change that reduces multilingual voting materials or alters the manner in which such materials are provided or distributed, where no similar reduction or alteration occurs in materials provided in English for such election.
  - "(6) Changes that reduce, consolidate, OR RELOCATE VOTING LOCATIONS, OR REDUCE VOT-ING OPPORTUNITIES.—Any change that reduces, consolidates, or relocates voting locations in elections for Federal, State, or local office, including early, absentee, and election-day voting locations, or reduces days or hours of in-person voting on any Sunday during a period occurring prior to the date of an election for Federal, State, or local office during which voters may cast ballots in such election, or prohibits the provision of food or non-alcoholic drink to persons waiting to vote in an election for Federal, State, or local office, except where the provision would violate prohibitions on expenditures to influence voting, if the location change, reduction in days or hours, or prohibition applies—

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1	"(A) in one or more census tracts in which
2	two or more language minority groups or racial
3	groups each represent 20 percent or more of
4	the voting-age population; or
5	"(B) on Indian lands in which at least 20
6	percent of the voting-age population belongs to
7	a single language minority group.
8	"(7) New list maintenance process.—Any
9	change to the maintenance process for voter reg-
10	istration lists that adds a new basis for removal
11	from the list of active voters registered to vote in
12	elections for Federal, State, or local office, or that
13	incorporates new sources of information in deter-
14	mining a voter's eligibility to vote in elections for
15	Federal, State, or local office, if such a change
16	would have a statistically significant disparate im-
17	pact, concerning the removal from voter rolls, on
18	members of racial groups or language minority
19	groups that constitute greater than 5 percent of the
20	voting-age population—
21	"(A) in the case of a political subdivision
22	imposing such change if—
23	"(i) two or more racial groups or lan-
24	guage minority groups each represent 20

1	percent or more of the voting-age popu-
2	lation of the political subdivision; or
3	"(ii) a single language minority group
4	represents 20 percent or more of the vot-
5	ing-age population on Indian lands located
6	in whole or in part in the political subdivi-
7	sion; or
8	"(B) in the case of a State imposing such
9	change, if two or more racial groups or lan-
10	guage minority groups each represent 20 per-
11	cent or more of the voting-age population of—
12	"(i) the State; or
13	"(ii) a political subdivision in the
14	State, except that the requirements under
15	subsections (a) and (c) shall apply only
16	with respect to each such political subdivi-
17	sion individually.
18	"(c) Preclearance.—
19	"(1) In general.—
20	"(A) Action.—Whenever a State or polit-
21	ical subdivision with respect to which the re-
22	quirements set forth in subsection (a) are in ef-
23	fect shall enact, adopt, or seek to implement
24	any covered practice described under subsection
25	(b), such State or subdivision may institute an

action in the United States District Court for the District of Columbia for a declaratory judgment that such covered practice neither has the purpose nor will have the effect of denying or abridging the right to vote on account of race, color, or membership in a language minority group, and unless and until the court enters such judgment such covered practice shall not be implemented.

"(B) Submission to attorney general.—

"(i) IN GENERAL.—Notwithstanding subparagraph (A), such covered practice may be implemented without such proceeding if the covered practice has been submitted by the chief legal officer or other appropriate official of such State or subdivision to the Attorney General and the Attorney General has not interposed an objection within 60 days after such submission, or upon good cause shown, to facilitate an expedited approval within 60 days after such submission, the Attorney General has affirmatively indicated that such objection will not be made. For purposes of

determining whether expedited consideration of approval is required under this subparagraph or section 5(a), an exigency such as a natural disaster, that requires a change in a voting qualification or prerequisite to voting or standard, practice, or procedure with respect to voting during the period of 30 days before a Federal election, shall be considered to be good cause requiring that expedited consideration.

"(ii) Effect of indication.—Neither an affirmative indication by the Attorney General that no objection will be made, nor the Attorney General's failure to object, nor a declaratory judgment entered under this subsection shall bar a subsequent action to enjoin implementation of such covered practice. In the event the Attorney General affirmatively indicates that no objection will be made within the 60-day period following receipt of a submission, the Attorney General may reserve the right to reexamine the submission if additional information comes to the Attorney General's attention during the remainder

of the 60-day period which would otherwise require objection in accordance with this subsection.

- "(C) Court.—Any action under this subsection shall be heard and determined by a court of three judges in accordance with the provisions of section 2284 of title 28, United States Code, and any appeal shall lie to the Supreme Court.
- "(2) Denying or abridged the right to vote within the meaning of paragraph (1).
- "(3) Purpose defined.—The term 'purpose' in paragraphs (1) and (2) shall include any discriminatory purpose.
- "(4) Purpose of Paragraph (2).—The purpose of paragraph (2) is to protect the ability of such citizens to elect their preferred candidates of choice.

- 1 "(d) Enforcement.—The Attorney General or any
- 2 aggrieved citizen may file an action in a district court of
- 3 the United States to compel any State or political subdivi-
- 4 sion to satisfy the obligations set forth in this section.
- 5 Such an action shall be heard and determined by a court
- 6 of three judges under section 2284 of title 28, United
- 7 States Code. In any such action, the court shall provide
- 8 as a remedy that implementation of any voting qualifica-
- 9 tion or prerequisite to voting, or standard, practice, or
- 10 procedure with respect to voting, that is the subject of the
- 11 action under this subsection be enjoined unless the court
- 12 determines that—
- "(1) the voting qualification or prerequisite to
- voting, or standard, practice, or procedure with re-
- spect to voting, is not a covered practice described
- in subsection (b); or
- 17 "(2) the State or political subdivision has com-
- plied with subsection (c) with respect to the covered
- 19 practice at issue.
- 20 "(e) Counting of Racial Groups and Language
- 21 MINORITY GROUPS.—For purposes of this section, the cal-
- 22 culation of the population of a racial group or a language
- 23 minority group shall be carried out using the methodology
- 24 in the guidance of the Department of Justice entitled
- 25 'Guidance Concerning Redistricting Under Section 5 of

- 1 the Voting Rights Act; Notice' (76 Fed. Reg. 7470 (Feb-
- 2 ruary 9, 2011)).
- 3 "(f) Special Rule.—For purposes of determina-
- 4 tions under this section, any data provided by the Bureau
- 5 of the Census, whether based on estimation from a sample
- 6 or actual enumeration, shall not be subject to challenge
- 7 or review in any court.
- 8 "(g) Multilingual Voting Materials.—In this
- 9 section, the term 'multilingual voting materials' means
- 10 registration or voting notices, forms, instructions, assist-
- 11 ance, or other materials or information relating to the
- 12 electoral process, including ballots, provided in the lan-
- 13 guage or languages of one or more language minority
- 14 groups.".
- 15 SEC. 106. PROMOTING TRANSPARENCY TO ENFORCE THE
- 16 **VOTING RIGHTS ACT.**
- 17 (a) Transparency.—The Voting Rights Act of 1965
- 18 (52 U.S.C. 10301 et seq.) is amended by inserting after
- 19 section 5 the following:
- 20 "SEC. 6. TRANSPARENCY REGARDING CHANGES TO PRO-
- 21 TECT VOTING RIGHTS.
- "(a) Notice of Enacted Changes.—
- "(1) Notice of Changes.—If a State or polit-
- ical subdivision makes any change in any qualifica-
- 25 tion or prerequisite to voting or standard, practice,

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or procedure with respect to voting in any election for Federal office that will result in the qualification or prerequisite, standard, practice, or procedure being different from that which was in effect as of 180 days before the date of the election for Federal office, the State or political subdivision shall provide reasonable public notice in such State or political subdivision and on the website of the State or political subdivision, of a concise description of the change, including the difference between changed qualification or prerequisite, standard, practice, or procedure and the qualification, prerequisite, standard, practice, or procedure which was previously in effect. The public notice described in this paragraph, in such State or political subdivision and on the website of a State or political subdivision, shall be in a format that is reasonably convenient and accessible to persons with disabilities who are eligible to vote, including persons who have low vision or are blind.

"(2) DEADLINE FOR NOTICE.—A State or political subdivision shall provide the public notice required under paragraph (1) not later than 48 hours after making the change involved.

1 "(b) Transparency Regarding Polling Place2 Resources.—

"(1) IN GENERAL.—In order to identify any changes that may impact the right to vote of any person, prior to the 30th day before the date of an election for Federal office, each State or political subdivision with responsibility for allocating registered voters, voting machines, and official poll workers to particular precincts and polling places shall provide reasonable public notice in such State or political subdivision and on the website of a State or political subdivision, of the information described in paragraph (2) for precincts and polling places within such State or political subdivision. The public notice described in this paragraph, in such State or political subdivision and on the website of a State or political subdivision, shall be in a format that is reasonably convenient and accessible to persons with disabilities who are eligible to vote, including persons who have low vision or are blind.

- "(2) Information described in this paragraph with respect to a precinct or polling place is each of the following:
- 24 "(A) The name or number.

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1	"(B) In the case of a polling place, the lo-
2	cation, including the street address, and wheth-
3	er such polling place is accessible to persons
4	with disabilities.
5	"(C) The voting-age population of the area
6	served by the precinct or polling place, broken
7	down by demographic group if such breakdown
8	is reasonably available to such State or political
9	subdivision.
10	"(D) The number of registered voters as-
11	signed to the precinct or polling place, broker
12	down by demographic group if such breakdown
13	is reasonably available to such State or political
14	subdivision.
15	"(E) The number of voting machines as-
16	signed, including the number of voting ma-
17	chines accessible to persons with disabilities
18	who are eligible to vote, including persons who
19	have low vision or are blind.
20	"(F) The number of official paid poll
21	workers assigned.
22	"(G) The number of official volunteer pol
23	workers assigned.
24	"(H) In the case of a polling place, the
25	dates and hours of operation.

1 "(3) Updates in information reported.— 2 If a State or political subdivision makes any change 3 in any of the information described in paragraph (2), the State or political subdivision shall provide 5 reasonable public notice in such State or political 6 subdivision and on the website of a State or political 7 subdivision, of the change in the information not 8 later than 48 hours after the change occurs or, if 9 the change occurs fewer than 48 hours before the 10 date of the election for Federal office, as soon as 11 practicable after the change occurs. The public no-12 tice described in this paragraph and published on 13 the website of a State or political subdivision shall 14 be in a format that is reasonably convenient and ac-15 cessible to persons with disabilities who are eligible 16 to vote, including persons who have low vision or are 17 blind.

- 18 "(c) Transparency of Changes Relating to De-19 mographics and Electoral Districts.—
- 20 "(1) REQUIRING **PUBLIC** NOTICE OF 21 CHANGES.—Not later than 10 days after making 22 any change in the constituency that will participate 23 in an election for Federal, State, or local office or 24 the boundaries of a voting unit or electoral district 25 in an election for Federal, State, or local office (in-

1 cluding through redistricting, reapportionment, 2 changing from at-large elections to district-based 3 elections, or changing from district-based elections 4 to at-large elections), a State or political subdivision 5 shall provide reasonable public notice in such State 6 or political subdivision and on the website of a State 7 or political subdivision, of the demographic and elec-8 toral data described in paragraph (3) for each of the 9 geographic areas described in paragraph (2).

- "(2) Geographic areas described in this paragraph are as follows:
  - "(A) The State as a whole, if the change applies statewide, or the political subdivision as a whole, if the change applies across the entire political subdivision.
  - "(B) If the change includes a plan to replace or eliminate voting units or electoral districts, each voting unit or electoral district that will be replaced or eliminated.
  - "(C) If the change includes a plan to establish new voting units or electoral districts, each such new voting unit or electoral district.
- "(3) Demographic and electoral data described in this

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1	paragraph with respect to a geographic area de-
2	scribed in paragraph (2) are each of the following:
3	"(A) The voting-age population, broken
4	down by demographic group.
5	"(B) The number of registered voters, bro-
6	ken down by demographic group if such break-
7	down is reasonably available to the State or po-
8	litical subdivision involved.
9	"(C)(i) If the change applies to a State,
10	the actual number of votes, or (if it is not rea-
11	sonably practicable for the State to ascertain
12	the actual number of votes) the estimated num-
13	ber of votes received by each candidate in each
14	statewide election held during the 5-year period
15	which ends on the date the change involved is
16	made; and
17	"(ii) if the change applies to only one polit-
18	ical subdivision, the actual number of votes, or
19	(if it is not reasonably practicable for the polit-
20	ical subdivision to ascertain the actual number
21	of votes) the estimated number of votes in each
22	subdivision-wide election held during the 5-year
23	period which ends on the date the change in-

volved is made.

"(4) Voluntary compliance by smaller ju-1 2 RISDICTIONS.—Compliance with this subsection shall 3 be voluntary for a political subdivision of a State un-4 less the subdivision is one of the following: 5 "(A) A county or parish. "(B) A municipality with a population 6 7 greater than 10,000, as determined by the Bu-8 reau of the Census under the most recent de-9 cennial census. "(C) A school district with a population 10 11 greater than 10,000, as determined by the Bu-12 reau of the Census under the most recent de-13 cennial census. For purposes of this subpara-14 graph, the term 'school district' means the geo-15 graphic area under the jurisdiction of a local 16 educational agency (as defined in section 8101 17 of the Elementary and Secondary Education 18 Act of 1965). 19 "(d) Rules Regarding Format of Informa-TION.—The Attorney General may issue rules specifying 20 21 a reasonably convenient and accessible format that States 22 and political subdivisions shall use to provide public notice 23 of information under this section. 24 "(e) NO DENIAL OF RIGHT TO VOTE.—The right to vote of any person shall not be denied or abridged because

- 1 the person failed to comply with any change made by a
- 2 State or political subdivision to a voting qualification, pre-
- 3 requisite, standard, practice, or procedure if the State or
- 4 political subdivision involved did not meet the applicable
- 5 requirements of this section with respect to the change.
- 6 "(f) Definitions.—In this section—
- 7 "(1) the term 'demographic group' means each 8 group which section 2 protects from the denial or 9 abridgement of the right to vote on account of race 10 or color, or in contravention of the guarantees set 11 forth in section 4(f)(2);
  - "(2) the term 'election for Federal office' means any general, special, primary, or runoff election held solely or in part for the purpose of electing any candidate for the office of President, Vice President, Presidential elector, Senator, Member of the House of Representatives, or Delegate or Resident Commissioner to the Congress; and
    - "(3) the term 'persons with disabilities', means individuals with a disability, as defined in section 3 of the Americans with Disabilities Act of 1990.".
- 22 (b) EFFECTIVE DATE.—The amendment made by 23 subsection (a)(1) shall apply with respect to changes which 24 are made on or after the expiration of the 60-day period 25 which begins on the date of the enactment of this Act.

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## 1 SEC. 107. AUTHORITY TO ASSIGN OBSERVERS.

2	(a) Clarification of Authority in Political
3	SUBDIVISIONS SUBJECT TO PRECLEARANCE.—Section
4	8(a)(2)(B) of the Voting Rights Act of 1965 (52 U.S.C.
5	10305(a)(2)(B)) is amended to read as follows:
6	"(B) in the Attorney General's judgment,
7	the assignment of observers is otherwise nec-
8	essary to enforce the guarantees of the 14th or
9	15th Amendment or any provision of this Act
10	or any other Federal law protecting the right of
11	citizens of the United States to vote; or".
12	(b) Assignment of Observers To Enforce Bi-
13	LINGUAL ELECTION REQUIREMENTS.—Section 8(a) of
14	such Act (52 U.S.C. 10305(a)) is amended—
15	(1) by striking "or" at the end of paragraph
16	(1);
17	(2) by inserting after paragraph (2) the fol-
18	lowing:
19	"(3) the Attorney General certifies with respect
20	to a political subdivision that—
21	"(A) the Attorney General has received
22	written meritorious complaints from residents,
23	elected officials, or civic participation organiza-
24	tions that efforts to violate section 203 are like-
25	ly to occur; or

1	"(B) in the Attorney General's judgment,
2	the assignment of observers is necessary to en-
3	force the guarantees of section 203;"; and
4	(3) by moving the margin for the continuation
5	text following paragraph (3), as added by paragraph
6	(2) of this subsection, 2 ems to the left.
7	(c) Transferral of Authority Over Observers
8	TO THE ATTORNEY GENERAL.—
9	(1) Enforcement proceedings.—Section
10	3(a) of the Voting Rights Act of 1965 (52 U.S.C.
11	10302(a)) is amended by striking "United States
12	Civil Service Commission in accordance with section
13	6" and inserting "Attorney General in accordance
14	with section 8".
15	(2) Observers; appointment and com-
16	PENSATION.—Section 8 of the Voting Rights Act of
17	1965 (52 U.S.C. 10305) is amended—
18	(A) in subsection (a), in the flush matter
19	at the end, by striking "Director of the Office
20	of Personnel Management shall assign as many
21	observers for such subdivision as the Director"
22	and inserting "Attorney General shall assign as
23	many observers for such subdivision as the At-
24	torney General'';

- 1 (B) in subsection (c), by striking "Director 2 of the Office of Personnel Management" and 3 inserting "Attorney General"; and
- 4 (C) in subsection (c), by adding at the end 5 the following: "The Director of the Office of 6 Personnel Management may, with the consent 7 of the Attorney General, assist in the selection, 8 recruitment, hiring, training, or deployment of 9 these or other individuals authorized by the At-10 torney General for the purpose of observing 11 whether persons who are entitled to vote are 12 being permitted to vote and whether those votes 13 are being properly tabulated.".
  - (3) TERMINATION OF CERTAIN APPOINTMENTS
    OF OBSERVERS.—Section 13(a)(1) of the Voting
    Rights Act of 1965 (52 U.S.C. 10309(a)(1)) is
    amended by striking "notifies the Director of the Office of Personnel Management," and inserting "determines,".

#### 20 SEC. 108. CLARIFICATION OF AUTHORITY TO SEEK RELIEF.

21 (a) Poll Tax.—Section 10(b) of the Voting Rights 22 Act of 1965 (52 U.S.C. 10306(b)) is amended by striking 23 "the Attorney General is authorized and directed to insti-24 tute forthwith in the name of the United States such ac-25 tions," and inserting "an aggrieved person or (in the name

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- 1 of the United States) the Attorney General may institute
- 2 such actions".
- 3 (b) Cause of Action.—Section 12(d) of the Voting
- 4 Rights Act of 1965 (52 U.S.C. 10308(d)) is amended to
- 5 read as follows:
- 6 "(d)(1) Whenever there are reasonable grounds to be-
- 7 lieve that any person has engaged in, or is about to engage
- 8 in, any act or practice that would (1) deny any citizen
- 9 the right to register, to cast a ballot, or to have that ballot
- 10 counted properly and included in the appropriate totals
- 11 of votes cast in violation of the 14th, 15th, 19th, 24th,
- 12 or 26th Amendments to the Constitution of the United
- 13 States, (2) violate subsection (a) or (b) of section 11, or
- 14 (3) violate any other provision of this Act or any other
- 15 Federal voting rights law that prohibits discrimination on
- 16 the basis of race, color, or membership in a language mi-
- 17 nority group, an aggrieved person or (in the name of the
- 18 United States) the Attorney General may institute an ac-
- 19 tion for preventive relief, including an application for a
- 20 temporary or permanent injunction, restraining order, or
- 21 other appropriate order. Nothing in this subsection shall
- 22 be construed to create a cause of action for civil enforce-
- 23 ment of criminal provisions of this or any other Act.".
- 24 (c) Judicial Relief.—Section 204 of the Voting
- 25 Rights Act of 1965 (52 U.S.C. 10504) is amended by

- 1 striking the first sentence and inserting the following:
- 2 "Whenever there are reasonable grounds to believe that
- 3 a State or political subdivision has engaged or is about
- 4 to engage in any act or practice prohibited by a provision
- 5 of this title, an aggrieved person or (in the name of the
- 6 United States) the Attorney General may institute an ac-
- 7 tion in a district court of the United States, for a restrain-
- 8 ing order, a preliminary or permanent injunction, or such
- 9 other order as may be appropriate.".
- 10 (d) Enforcement of Twenty-Sixth Amend-
- 11 MENT.—Section 301(a)(1) of the Voting Rights Act of
- 12 1965 (52 U.S.C. 10701(a)(1)) is amended to read as fol-
- 13 lows:
- 14 "(a)(1) An aggrieved person or (in the name of the
- 15 United States) the Attorney General may institute an ac-
- 16 tion in a district court of the United States, for a restrain-
- 17 ing order, a preliminary or permanent injunction, or such
- 18 other order as may be appropriate to implement the 26th
- 19 Amendment to the Constitution of the United States.".
- 20 SEC. 109. PREVENTIVE RELIEF.
- 21 Section 12(d) of the Voting Rights Act of 1965 (52
- 22 U.S.C. 10308(d)), as amended by section 108, is further
- 23 amended by adding at the end the following:
- 24 "(2)(A) In considering any motion for preliminary re-
- 25 lief in any action for preventive relief described in this sub-

1	section, the court shall grant the relief if the court deter-
2	mines that the complainant has raised a serious question
3	as to whether the challenged voting qualification or pre-
4	requisite to voting or standard, practice, or procedure vio-
5	lates any of the provisions listed in section 111(a)(1) of
6	the John R. Lewis Voting Rights Advancement Act of
7	2025 and, on balance, the hardship imposed on the de-
8	fendant by the grant of the relief will be less than the
9	hardship which would be imposed on the plaintiff if the
10	relief were not granted.
11	"(B) In making its determination under this para-
12	graph with respect to a change in any voting qualification
13	prerequisite to voting, or standard, practice, or procedure
14	with respect to voting, the court shall consider all relevant
15	factors and give due weight to the following factors, if they
16	are present:
17	"(i) Whether the qualification, prerequisite,
18	standard, practice, or procedure in effect prior to the
19	change was adopted as a remedy for a Federal court
20	judgment, consent decree, or admission regarding—
21	"(I) discrimination on the basis of race or
22	color in violation of the 14th or 15th Amend-

ment to the Constitution of the United States;

1	"(II) a violation of the 19th, 24th, or 26th
2	Amendments to the Constitution of the United
3	States;
4	"(III) a violation of this Act; or
5	"(IV) voting discrimination on the basis of
6	race, color, or membership in a language minor-
7	ity group in violation of any other Federal or
8	State law.
9	"(ii) Whether the qualification, prerequisite,
10	standard, practice, or procedure in effect prior to the
11	change served as a ground for the dismissal or set-
12	tlement of a claim alleging—
13	"(I) discrimination on the basis of race or
14	color in violation of the 14th or 15th Amend-
15	ment to the Constitution of the United States;
16	"(II) a violation of the 19th, 24th, or 26th
17	Amendment to the Constitution of the United
18	States;
19	"(III) a violation of this Act; or
20	"(IV) voting discrimination on the basis of
21	race, color, or membership in a language minor-
22	ity group in violation of any other Federal or
23	State law.
24	"(iii) Whether the change was adopted fewer
25	than 180 days before the date of the election with

- 1 respect to which the change is to take or takes ef-
- 2 fect.
- 3 "(iv) Whether the defendant has failed to pro-
- 4 vide timely or complete notice of the adoption of the
- 5 change as required by applicable Federal or State
- 6 law.
- 7 "(3) A jurisdiction's inability to enforce its voting or
- 8 election laws, regulations, policies, or redistricting plans,
- 9 standing alone, shall not be deemed to constitute irrep-
- 10 arable harm to the public interest or to the interests of
- 11 a defendant in an action arising under the Constitution
- 12 or any Federal law that prohibits discrimination on the
- 13 basis of race, color, or membership in a language minority
- 14 group in the voting process, for the purposes of deter-
- 15 mining whether a stay of a court's order or an interlocu-
- 16 tory appeal under section 1253 of title 28, United States
- 17 Code, is warranted.".
- 18 SEC. 110. BILINGUAL ELECTION REQUIREMENTS.
- 19 Section 203(b)(1) of the Voting Rights Act of 1965
- 20 (52 U.S.C. 10503(b)(1)) is amended by striking "2032"
- 21 and inserting "2037".
- 22 SEC. 111. RELIEF FOR VIOLATIONS OF VOTING RIGHTS
- LAWS.
- 24 (a) IN GENERAL.—

1 (1)Relief FOR VIOLATIONS OF VOTING 2 RIGHTS LAWS.—In this section, the term "prohibited act or practice" means— 3 4 (A) any act or practice— 5 (i) that creates an undue burden on 6 the fundamental right to vote in violation 7 of the 14th Amendment to the Constitution of the United States or violates the 8 9 Equal Protection Clause of the 14th 10 Amendment to the Constitution of the 11 United States; or 12 (ii) that is prohibited by the 15th, 13 19th, 24th, or 26th Amendment to the 14 Constitution of the United States, section 15 2004 of the Revised Statutes (52 U.S.C. 16 10101), the Voting Rights Act of 1965 (52) 17 U.S.C. 10301 et seq.), the National Voter 18 Registration Act of 1993 (52 U.S.C. 19 20501 et seq.), the Uniformed and Over-20 seas Citizens Absentee Voting Act (52 21 U.S.C. 20301 et seq.), the Help America 22 Vote Act of 2002 (52 U.S.C. 20901 et 23 seq.), the Voting Accessibility for the El-24 derly and Handicapped Act (52 U.S.C.

- 1 20101 et seq.), or section 2003 of the Revised Statutes (52 U.S.C. 10102); and
- 3 (B) any act or practice in violation of any
  4 Federal law that prohibits discrimination with
  5 respect to voting, including the Americans with
  6 Disabilities Act of 1990 (42 U.S.C. 12101 et
  7 seq.).
  - (2) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to diminish the authority or scope of authority of any person to bring an action under any Federal law.
- 12 (3) Attorney's fees.—Section 722(b) of the 13 Revised Statutes (42 U.S.C. 1988(b)) is amended by 14 inserting "a provision described in section 111(a)(1) 15 of the John R. Lewis Voting Rights Advancement 16 Act of 2025," after "title VI of the Civil Rights Act 17 of 1964,".
- 18 (b) Grounds for Equitable Relief.—In any ac19 tion for equitable relief pursuant to a law listed under sub20 section (a), proximity of the action to an election shall not
  21 be a valid reason to deny such relief, or stay the operation
  22 of or vacate the issuance of such relief, unless the party
  23 opposing the issuance or continued operation of relief
  24 meets the burden of proving by clear and convincing evi25 dence that the issuance of the relief would be so close in

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- 1 time to the election as to cause irreparable harm to the
- 2 public interest or that compliance with such relief would
- 3 impose serious burdens on the party opposing relief.
- 4 (1) IN GENERAL.—In considering whether to
  5 grant, deny, stay, or vacate any order of equitable
  6 relief, the court shall give substantial weight to the
  7 public's interest in expanding access to the right to
  8 vote. A State's generalized interest in enforcing its
  9 enacted laws shall not be a relevant consideration in
  10 determining whether equitable relief is warranted.
  - (2) Presumptive safe harbor.—Where equitable relief is sought either within 30 days of the adoption or reasonable public notice of the challenged policy or practice, or more than 45 days before the date of an election to which the relief being sought will apply, proximity to the election will be presumed not to constitute a harm to the public interest or a burden on the party opposing relief.
- (c) Grounds for Stay or Vacatur in FederalClaims Involving Voting Rights.—
- 21 (1) PROSPECTIVE EFFECT.—In reviewing an 22 application for a stay or vacatur of equitable relief 23 granted pursuant to a law listed in subsection (a), 24 a court shall give substantial weight to the reliance 25 interests of citizens who acted pursuant to such

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- order under review. In fashioning a stay or vacatur,
  a reviewing court shall not order relief that has the
  effect of denying or abridging the right to vote of
  any citizen who has acted in reliance on the order.
- WRITTEN EXPLANATION.—No stay or 6 vacatur under this subsection shall issue unless the 7 reviewing court makes specific findings that the pub-8 lic interest, including the public's interest in expand-9 ing access to the ballot, will be harmed by the con-10 tinuing operation of the equitable relief or that com-11 pliance with such relief will impose serious burdens 12 on the party seeking such a stay or vacatur such 13 that those burdens substantially outweigh the bene-14 fits to the public interest. In reviewing an applica-15 tion for a stay or vacatur of equitable relief, findings 16 of fact made in issuing the order under review shall 17 not be set aside unless clearly erroneous.

#### 18 SEC. 112. PROTECTION OF TABULATED VOTES.

- 19 The Voting Rights Act of 1965 (52 U.S.C. 10307)
- 20 is amended—
- 21 (1) in section 11—
- 22 (A) by amending subsection (a) to read as 23 follows:
- 24 "(a) No person acting under color of law shall—

1	"(1) fail or refuse to permit any person to vote
2	who is entitled to vote under Federal law or is other-
3	wise qualified to vote;
4	"(2) willfully fail or refuse to tabulate, count,
5	and report such person's vote; or
6	"(3) willfully fail or refuse to certify the aggre-
7	gate tabulations of such persons' votes or certify the
8	election of the candidates receiving sufficient such
9	votes to be elected to office."; and
10	(B) in subsection (b), by inserting "sub-
11	section (a) or" after "duties under"; and
12	(2) in section 12—
13	(A) in subsection (b)—
14	(i) by striking "a year following an
15	election in a political subdivision in which
16	an observer has been assigned" and insert-
17	ing "22 months following an election for
18	Federal office"; and
19	(ii) by adding at the end the fol-
20	lowing: "Whenever the Attorney General
21	has reasonable grounds to believe that any
22	person has engaged in or is about to en-
23	gage in an act in violation of this sub-
24	section, the Attorney General may institute
25	(in the name of the United States) a civil

1	action in Federal district court seeking ap-
2	propriate relief.";

- (B) in subsection (c), by inserting "or solicits a violation of" after "conspires to violate"; and
- (C) in subsection (e), by striking the first and second sentences and inserting the following: "If, after the closing of the polls in an election for Federal office, persons allege that notwithstanding (1) their registration by an appropriate election official and (2) their eligibility to vote in the political subdivision, their ballots have not been counted in such election, and if upon prompt receipt of notifications of these allegations, the Attorney General finds such allegations to be well founded, the Attorney General may forthwith file with the district court an application for an order providing for the counting and certification of the ballots of such persons and requiring the inclusion of their votes in the total vote for all applicable offices before the results of such election shall be deemed final and any force or effect given thereto.".

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1	SEC. 113. ENFORCEMENT OF VOTING RIGHTS BY ATTORNEY
2	GENERAL.
3	Section 12 of the Voting Rights Act of 1965 (52
4	U.S.C. 10308), as amended by this Act, is further amend-
5	ed by adding at the end the following:
6	"(g) Voting Rights Enforcement by Attorney
7	General.—
8	"(1) In general.—In order to fulfill the At-
9	torney General's responsibility to enforce this Act
10	and other Federal laws that protect the right to
11	vote, the Attorney General (or upon designation by
12	the Attorney General, the Assistant Attorney Gen-
13	eral for Civil Rights) is authorized, before com-
14	mencing a civil action, to issue a demand for inspec-
15	tion and information in writing to any State or polit-
16	ical subdivision, or other governmental representa-
17	tive or agent, with respect to any relevant documen-
18	tary material that the Attorney General has reason
19	to believe is within their possession, custody, or con-
20	trol. A demand by the Attorney General under this
21	subsection may require—
22	"(A) the production of such documentary
23	material for inspection and copying;
24	"(B) answers in writing to written ques-
25	tions with respect to such documentary mate-
26	rial; or

1 "(C) both the production described under 2 subparagraph (A) and the answers described 3 under subparagraph (B).

"(2) Contents of an attorney general demand.—

"(A) IN GENERAL.—Any demand issued under paragraph (1), shall include a sworn certificate to identify the voting qualification or prerequisite to voting or standard, practice, or procedure with respect to voting, or other voting related matter or issue, whose lawfulness the Attorney General is investigating and to identify the Federal law that protects the right to vote under which the investigation is being conducted. The demand shall be reasonably calculated to lead to the discovery of documentary material and information relevant to such investigation. Documentary material includes any material upon which relevant information is recorded, and includes written or printed materials, photographs, tapes, or materials upon which information is electronically or magnetically recorded. Such demands shall be aimed at the Attorney General having the ability to inspect and obtain copies of relevant materials (as

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well as obtain information) related to voting
and are not aimed at the Attorney General taking possession of original records, particularly
those that are required to be retained by State
and local election officials under Federal or
State law.

"(B) NO REQUIREMENT FOR PRODUCTION.—Any demand issued under paragraph

- "(B) No REQUIREMENT FOR PRODUC-TION.—Any demand issued under paragraph (1) may not require the production of any documentary material or the submission of any answers in writing to written questions if such material or answers would be protected from disclosure under the standards applicable to discovery requests under the Federal Rules of Civil Procedure in an action in which the Attorney General or the United States is a party.
- "(C) DOCUMENTARY MATERIAL.—If the demand issued under paragraph (1) requires the production of documentary material, it shall—
  - "(i) identify the class of documentary material to be produced with such definiteness and certainty as to permit such material to be fairly identified; and

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1	"(ii) prescribe a return date for pro-
2	duction of the documentary material at
3	least 20 days after issuance of the demand
4	to give the State or political subdivision, or
5	other governmental representative or
6	agent, a reasonable period of time for as-
7	sembling the documentary material and
8	making it available for inspection and
9	copying.
10	"(D) Answers to written ques-
11	TIONS.—If the demand issued under paragraph
12	(1) requires answers in writing to written ques-
13	tions, it shall—
14	"(i) set forth with specificity the writ-
15	ten question to be answered; and
16	"(ii) prescribe a date at least 20 days
17	after the issuance of the demand for sub-
18	mitting answers in writing to the written
19	questions.
20	"(E) Service.—A demand issued under
21	paragraph (1) may be served by a United
22	States marshal or a deputy marshal, or by cer-
23	tified mail, at any place within the territorial
24	jurisdiction of any court of the United States.

"(3) Responses to an attorney general Demand.—A State or political subdivision, or other governmental representative or agent, shall, with respect to any documentary material or any answer in writing produced under this subsection, provide a sworn certificate, in such form as the demand issued under paragraph (1) designates, by a person having knowledge of the facts and circumstances relating to such production or written answer, authorized to act on behalf of the State or political subdivision, or other governmental representative or agent, upon which the demand was served. The certificate—

### "(A) shall state that—

"(i) all of the documentary material required by the demand and in the possession, custody, or control of the State or political subdivision, or other governmental representative or agent, has been produced;

"(ii) with respect to every answer in writing to a written question, all information required by the question and in the possession, custody, control, or knowledge of the State or political subdivision, or other governmental representative or agent, has been submitted; or

1	"(iii) the requirements described in
2	both clause (i) and clause (ii) have been
3	met; or
4	"(B) provide the basis for any objection to
5	producing the documentary material or answer-
6	ing the written question.
7	To the extent that any information is not furnished,
8	the information shall be identified and reasons set
9	forth with particularity regarding the reasons why
10	the information was not furnished.
11	"(4) Judicial proceedings.—
12	"(A) PETITION FOR ENFORCEMENT.—
13	Whenever any State or political subdivision, or
14	other governmental representative or agent,
15	fails to comply with demand issued by the At-
16	torney General under paragraph (1), the Attor-
17	ney General may file, in a district court of the
18	United States in which the State or political
19	subdivision, or other governmental representa-
20	tive or agent, is located, a petition for a judicial
21	order enforcing the Attorney General demand
22	issued under paragraph (1).
23	"(B) Petition to Modify.—
24	"(i) In General.—Any State or po-
25	litical subdivision or other governmental

representative or agent, that is served with a demand issued by the Attorney General under paragraph (1) may file in the United States District Court for the District of Columbia a petition for an order of the court to modify or set aside the demand of the Attorney General.

"(ii) Petition to Modify.—Any petition to modify or set aside a demand of the Attorney General issued under paragraph (1) must be filed within 20 days after the date of service of the Attorney General's demand or at any time before the return date specified in the Attorney General's demand, whichever date is earlier.

"(iii) CONTENTS OF PETITION.—The petition shall specify each ground upon which the petitioner relies in seeking relief under clause (i), and may be based upon any failure of the Attorney General's demand to comply with the provisions of this section or upon any constitutional or other legal right or privilege of the State or political subdivision, or other governmental

1	representative or agent. During the pend-
2	ency of the petition in the court, the court
3	may stay, as it deems proper, the running
4	of the time allowed for compliance with the
5	Attorney General's demand, in whole or in
6	part, except that the State or political sub-
7	division, or other governmental representa-
8	tive or agent, filing the petition shall com-
9	ply with any portions of the Attorney Gen-
10	eral's demand not sought to be modified or
11	set aside.".
12	SEC. 114. DEFINITIONS.
13	Title I of the Voting Rights Act of 1965 (52 U.S.C.
14	10301) is amended by adding at the end the following:
15	"SEC. 21. DEFINITIONS.
16	"In this Act:
17	"(1) Indian.—The term 'Indian' has the mean-
18	ing given the term in section 4 of the Indian Self-
19	Determination and Education Assistance Act (25
20	U.S.C. 5304).
21	"(2) Indian Lands.—The term 'Indian lands'
22	means—
23	"(A) any Indian country of an Indian
24	tribe, as such term is defined in section 1151
25	of title 18, United States Code;

1	"(B) any land in Alaska that is owned,
2	pursuant to the Alaska Native Claims Settle-
3	ment Act, by an Indian tribe that is a Native
4	village (as such term is defined in section 3 of
5	such Act), or by a Village Corporation that is
6	associated with the Indian tribe (as such term
7	is defined in section 3 of such Act);
8	"(C) any land on which the seat of govern-
9	ment of the Indian tribe is located; and
10	"(D) any land that is part or all of a tribal
11	designated statistical area associated with the
12	Indian tribe, or is part or all of an Alaska Na-
13	tive village statistical area associated with the
14	tribe, as defined by the Bureau of the Census
15	for the purposes of the most recent decennial
16	census.
17	"(3) Indian tribe.—The term 'Indian tribe' or
18	'tribe' has the meaning given the term 'Indian tribe'
19	in section 4 of the Indian Self-Determination and
20	Education Assistance Act (25 U.S.C. 5304).
21	"(4) Tribal Government.—The term 'Tribal
22	Government' means the recognized governing body
23	of an Indian Tribe.
24	"(5) VOTING-AGE POPULATION.—The term
25	'voting-age population' means the numerical size of

- 1 the population within a State, within a political sub-
- division, or within a political subdivision that con-
- 3 tains Indian lands, as the case may be, that consists
- 4 of persons age 18 or older, as calculated by the Bu-
- 5 reau of the Census under the most recent decennial
- 6 census.".

#### 7 SEC. 115. ATTORNEYS' FEES.

- 8 Section 14(c) of the Voting Rights Act of 1965 (52)
- 9 U.S.C. 10310(c)) is amended by adding at the end the
- 10 following:
- 11 "(4) The term 'prevailing party' means a party to an
- 12 action that receives at least some of the benefit sought
- 13 by such action, states a colorable claim, and can establish
- 14 that the action was a significant cause of a change to the
- 15 status quo.".
- 16 SEC. 116. OTHER TECHNICAL AND CONFORMING AMEND-
- 17 MENTS.
- 18 (a) ACTIONS COVERED UNDER SECTION 3.—Section
- 19 3(c) of the Voting Rights Act of 1965 (52 U.S.C.
- 20 10302(c)) is amended—
- 21 (1) by striking "any proceeding instituted by
- the Attorney General or an aggrieved person under
- any statute to enforce" and inserting "any action
- under any statute in which a party (including the
- 25 Attorney General) seeks to enforce"; and

1	(2) by striking "at the time the proceeding was
2	commenced" and inserting "at the time the action
3	was commenced".
4	(b) Clarification of Treatment of Members of
5	Language Minority Groups.—Section 4(f) of such Act
6	(52 U.S.C. 10303(f)) is amended—
7	(1) in paragraph (1), by striking the second
8	sentence; and
9	(2) by striking paragraphs (3) and (4).
10	(e) Period During Which Changes in Voting
11	PRACTICES ARE SUBJECT TO PRECLEARANCE UNDER
12	SECTION 5.—Section 5 of such Act (52 U.S.C. 10304)
13	is amended—
14	(1) in subsection (a), by striking "based upon
15	determinations made under the first sentence of sec-
16	tion 4(b) are in effect" and inserting "are in effect
17	during a calendar year";
18	(2) in subsection (a), by striking "November 1,
19	1964" and all that follows through "November 1,
20	1972" and inserting "the applicable date of cov-
21	erage"; and
22	(3) by adding at the end the following new sub-
23	section:
24	"(e) The term 'applicable date of coverage' means,
25	with respect to a State or political subdivision—

- 1 "(1) June 25, 2013, if the most recent deter-
- 2 mination for such State or subdivision under section
- 3 4(b) was made on or before December 31, 2021; or
- 4 "(2) the date on which the most recent deter-
- 5 mination for such State or subdivision under section
- 6 4(b) was made, if such determination was made
- 7 after December 31, 2021.".
- 8 (d) Review of Preclearance Submission Under
- 9 Section 5 Due to Exigency.—Section 5 of such Act
- 10 (52 U.S.C. 10304) is amended, in subsection (a), by in-
- 11 serting "An exigency, including a natural disaster, inclem-
- 12 ent weather, or other unforeseeable event, requiring such
- 13 different qualification, prerequisite, standard, practice, or
- 14 procedure within 30 days of a Federal, State, or local elec-
- 15 tion shall constitute good cause requiring the Attorney
- 16 General to expedite consideration of the submission." after
- 17 "will not be made.".
- 18 SEC. 117. SEVERABILITY.
- 19 If any provision of the John R. Lewis Voting Rights
- 20 Advancement Act of 2025 or any amendment made by this
- 21 title, or the application of such a provision or amendment
- 22 to any person or circumstance, is held to be unconstitu-
- 23 tional or is otherwise enjoined or unenforceable, the re-
- 24 mainder of this title and amendments made by this title,
- 25 and the application of the provisions and amendments to

- 1 any other person or circumstance, and any remaining pro-
- 2 vision of the Voting Rights Act of 1965 (52 U.S.C. 10301
- 3 et seq.), shall not be affected by the holding. In addition,
- 4 if any provision of the Voting Rights Act of 1965 (52)
- 5 U.S.C. 10301 et seq.), or any amendment to the Voting
- 6 Rights Act of 1965, or the application of such a provision
- 7 or amendment to any person or circumstance, is held to
- 8 be unconstitutional or is otherwise enjoined or unenforce-
- 9 able, the application of the provision and amendment to
- 10 any other person or circumstance, and any remaining pro-
- 11 visions of the Voting Rights Act of 1965, shall not be af-
- 12 fected by the holding.
- 13 SEC. 118. GRANTS TO ASSIST WITH NOTICE REQUIREMENTS
- 14 UNDER THE VOTING RIGHTS ACT OF 1965.
- 15 (a) IN GENERAL.—The Attorney General shall make
- 16 grants each fiscal year to small jurisdictions who submit
- 17 applications under subsection (b) for purposes of assisting
- 18 such small jurisdictions with compliance with the require-
- 19 ments of the Voting Rights Act of 1965 to submit or pub-
- 20 lish notice of any change to a qualification, prerequisite,
- 21 standard, practice or procedure affecting voting.
- 22 (b) APPLICATION.—To be eligible for a grant under
- 23 this section, a small jurisdiction shall submit an applica-
- 24 tion to the Attorney General in such form and containing
- 25 such information as the Attorney General may require re-

- 1 garding the compliance of such small jurisdiction with the
- 2 provisions of the Voting Rights Act of 1965.
- 3 (c) Small Jurisdiction Defined.—For purposes
- 4 of this section, the term "small jurisdiction" means any
- 5 political subdivision of a State with a population of 10,000
- 6 or less.

# 7 TITLE II—ELECTION WORKER

## 8 AND POLLING PLACE PRO-

### 9 **TECTION**

- 10 SEC. 201. SHORT TITLE.
- 11 This title may be cited as the "Election Worker and
- 12 Polling Place Protection Act".
- 13 SEC. 202. PROHIBITION ON INTERFERENCE AND INTIMIDA-
- 14 TION.
- Section 11 of the Voting Rights Act of 1965 (52)
- 16 U.S.C. 10307) is amended by adding at the end the fol-
- 17 lowing:
- 18 ``(f)(1)(A) Whoever, whether or not acting under
- 19 color of law, by force or threat of force, or by violence
- 20 or threat of violence to any person or property, willfully
- 21 interferes with or attempts to interfere with, the ability
- 22 of any person or any class of persons to vote or qualify
- 23 to vote, or to qualify or act as a poll watcher or as any
- 24 legally authorized election official, in any primary, special,
- 25 or general election, or any person who is, or is employed

- 1 by, an agent, contractor, or vendor of a legally authorized
- 2 election official assisting in the administration of any pri-
- 3 mary, special, or general election to assist in that adminis-
- 4 tration, shall be fined not more than \$2,500, or impris-
- 5 oned not more than 6 months, or both.
- 6 "(B) Whoever, whether or not acting under color of
- 7 law, by force or threat of force, or by violence or threat
- 8 of violence to any person or property, willfully intimidates
- 9 or attempts to intimidate, any person or any class of per-
- 10 sons seeking to vote or qualify to vote, or to qualify or
- 11 act as a poll watcher or as any legally authorized election
- 12 official, in any primary, special, or general election, or any
- 13 person who is, or is employed by, an agent, contractor,
- 14 or vendor of a legally authorized election official assisting
- 15 in the administration of any primary, special, or general
- 16 election, shall be fined not more than \$2,500, or impris-
- 17 oned not more than 6 months, or both.
- 18 "(C) If bodily injury results from an act committed
- 19 in violation of this paragraph or if such act includes the
- 20 use, attempted use, or threatened use of a dangerous
- 21 weapon, an explosive, or fire, then, in lieu of the remedy
- 22 described in subparagraph (A) or (B), the violator shall
- 23 be fined not more than \$5,000 or imprisoned not more
- 24 than 1 year, or both.

- 1 "(2)(A) Whoever, whether or not acting under color
- 2 of law, willfully physically damages or threatens to phys-
- 3 ically damage any physical property being used as a poll-
- 4 ing place or tabulation center or other election infrastruc-
- 5 ture, with the intent to interfere with the administration
- 6 of a primary, general, or special election or the tabulation
- 7 or certification of votes for such an election, shall be fined
- 8 not more than \$2,500, or imprisoned not more than 6
- 9 months, or both.
- 10 "(B) If bodily injury results from an act committed
- 11 in violation of this paragraph or if such act includes the
- 12 use, attempted use, or threatened use of a dangerous
- 13 weapon, an explosive, or fire, then, in lieu of the remedy
- 14 described in subparagraph (A), the violator shall be fined
- 15 not more than \$5,000 or imprisoned not more than 1 year,
- 16 or both.
- 17 "(3) For purposes of this subsection, de minimus
- 18 damage or a threat of de minimus damage to physical
- 19 property shall not be considered a violation of this sub-
- 20 section.
- 21 "(4) For purposes of this subsection, the term 'elec-
- 22 tion infrastructure' means any office of a legally author-
- 23 ized election official, or a staffer, worker, or volunteer, as-
- 24 sisting such an election official or any physical, mechan-
- 25 ical, or electrical device, structure, or tangible item, used

- 1 in the process of creating, distributing, voting, returning,
- 2 counting, tabulating, auditing, storing, or other handling
- 3 of voter registration or ballot information.
- 4 "(g) No prosecution of any offense described in sub-
- 5 section (f) may be undertaken by the United States, ex-
- 6 cept under the certification in writing of the Attorney Gen-
- 7 eral, or a designee, that—
- 8 "(1) the State does not have jurisdiction;
- 9 "(2) the State has requested that the Federal
- 10 Government assume jurisdiction; or
- "(3) a prosecution by the United States is in
- the public interest and necessary to secure substan-
- tial justice.".

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