

115TH CONGRESS 2D SESSION

S. 2952

AN ACT

To amend the Congressional Accountability Act of 1995 to establish protections against congressional sexual harassment and discrimination, 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,

SECTION 1. SHORT TITLE; REFERENCES IN ACT; TABLE OF

- 2 **CONTENTS.**
- 3 (a) SHORT TITLE.—This Act may be cited as the
- 4 "Congressional Accountability Act of 1995 Reform Act".
- 5 (b) References in Act.—Except as otherwise ex-
- 6 pressly provided in this Act, wherever an amendment or
- 7 repeal is expressed in terms of an amendment to or repeal
- 8 of a section or other provision, the reference shall be con-
- 9 sidered to be made to that section or other provision of
- 10 the Congressional Accountability Act of 1995 (2 U.S.C.
- 11 1301 et seq.).
- 12 (c) Table of Contents of
- 13 this Act is as follows:
 - Sec. 1. Short title; references in Act; table of contents.

TITLE I—REFORM OF DISPUTE RESOLUTION PROCEDURES

- Subtitle A—Reform of Procedures for Initiation and Resolution of Claims
- Sec. 101. Description of procedures available for consideration of alleged violations
- Sec. 102. Reform of process for initiation of procedures.
- Sec. 103. Availability of mediation during process.
- Sec. 104. Hearings.

Subtitle B—Other Reforms

- Sec. 111. Requiring Members of Congress to reimburse treasury for damages paid as settlements and awards for certain violations.
- Sec. 112. Automatic referral to congressional ethics committees of disposition of certain claims alleging violations of Congressional Accountability Act of 1995 involving Members of Congress and senior staff.
- Sec. 113. Availability of option to request remote work assignment or paid leave of absence during pendency of procedures.
- Sec. 114. Modification of rules on confidentiality of proceedings.
- Sec. 115. Reimbursement by other employing offices of legislative branch of payments of certain awards and settlements.

TITLE II—IMPROVING OPERATIONS OF OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS

- Sec. 201. Reports on awards and settlements.
- Sec. 202. Workplace climate surveys of employing offices.
- Sec. 203. Record retention.
- Sec. 204. Confidential Advisor.
- Sec. 205. GAO study of management practices.
- Sec. 206. GAO audit of cybersecurity.

TITLE III—MISCELLANEOUS REFORMS

- Sec. 301. Application of Genetic Information Nondiscrimination Act of 2008.
- Sec. 302. Extension to unpaid staff of rights and protections against employment discrimination.
- Sec. 303. Provisions relating to instrumentalities.
- Sec. 304. Notices.
- Sec. 305. Clarification of coverage of employees of Stennis Center and Helsinki and China Commissions.
- Sec. 306. Training and education programs of other employing offices.
- Sec. 307. Support for out-of-area covered employees.
- Sec. 308. Renaming Office of Compliance as Office of Congressional Workplace Rights.

TITLE IV—EFFECTIVE DATE

Sec. 401. Effective date.

1

TITLE I—REFORM OF DISPUTE

- 2 **RESOLUTION PROCEDURES**
- 3 Subtitle A—Reform of Procedures
- 4 for Initiation and Resolution of
- 5 Claims
- 6 SEC. 101. DESCRIPTION OF PROCEDURES AVAILABLE FOR
- 7 CONSIDERATION OF ALLEGED VIOLATIONS.
- 8 (a) Procedures Described.—Section 401 (2)
- 9 U.S.C. 1401) is amended to read as follows:
- 10 "SEC. 401. PROCEDURE FOR CONSIDERATION OF ALLEGED
- 11 **VIOLATIONS.**
- 12 "(a) FILING OF CLAIMS.—Except as otherwise pro-
- 13 vided in this Act, the procedure for consideration of an
- 14 alleged violation of part A of title II consists of—

1	"(1) notification of intent to file, and filing of,
2	a claim by the covered employee alleging the viola-
3	tion, as provided in section 402, which may be fol-
4	lowed, as described in section 403(a), with mediation
5	under section 403; and
6	"(2) an election of proceeding, as provided in
7	this section, of—
8	"(A) a formal hearing as provided in sec-
9	tion 405, subject to Board review as provided
10	in section 406, and judicial review in the United
11	States Court of Appeals for the Federal Circuit
12	as provided in section 407;
13	"(B) a civil action in a district court of the
14	United States as provided in section 408; or
15	"(C) in the case of a Library claimant (as
16	defined in subsection $(d)(1)$, a proceeding de-
17	scribed in subsection (d)(2) that relates to the
18	violation at issue.
19	"(b) ELECTION OF FORMAL HEARING OR CIVIL AC-
20	TION.—
21	"(1) In General.—A covered employee who
22	seeks to make—
23	"(A) the election described in subsection
24	(a)(2)(A) shall file the request for the formal

1	hearing as provided in section 405(a)(1), by the
2	deadline described in paragraph (2); or
3	"(B) the election described in subsection
4	(a)(2)(B) shall file the civil action as provided
5	in section 408, by the deadline described in
6	paragraph (2).
7	"(2) Deadline for election.—The deadline
8	described in this paragraph shall be 90 days after
9	the later of—
10	"(A) the date on which either party opts
11	out of mediation under section 402(c); or
12	"(B) the end of the period of mediation
13	under section $403(e)$.
14	"(3) Effect of election.—If the covered
15	employee—
16	"(A) elects to file a request for a formal
17	hearing as provided in section 405(a), the pro-
18	cedure for consideration of the claim shall not
19	include a civil action or other proceeding de-
20	scribed in subparagraph (B) or (C) of sub-
21	section (a)(2); or
22	"(B) elects to file a civil action as provided
23	in section 408(a), the procedure for consider-
24	ation of the claim shall not include any formal
25	hearing, review, or other proceeding described

1	in subparagraph (A) or (C) of subsection
2	(a)(2).
3	"(c) Special Rule for Architect of the Cap-
4	ITOL AND CAPITOL POLICE.—In the case of an employee
5	of the Office of the Architect of the Capitol or of the Cap-
6	itol Police, the Office, after receiving a claim filed under
7	section 402, may recommend that the employee use, for
8	a specific period of time, the grievance procedures of the
9	Architect of the Capitol or the Capitol Police for resolution
10	of the employee's grievance. If the grievance procedures
11	do not resolve the grievance, the employee may resume
12	the procedure described in subsection (a), starting with
13	section 403, except that the deadline for opting out of me-
14	diation under that section shall be 10 business days after
15	the last day of the grievance procedures.
16	"(d) Election of Remedies for Library of Con-
17	GRESS.—
18	"(1) Definitions.—In this subsection:
19	"(A) DIRECT ACT.—The term 'direct Act'
20	means an Act (other than this Act), or provi-
21	sion of the Revised Statutes, that is specified in
22	section 201, 202, or 203.
23	"(B) DIRECT PROVISION.—The term 'di-
24	rect provision' means a provision (including a
25	definitional provision) of a direct Act that ap-

plies the rights or protections of a direct Act
(including rights and protections relating to
nonretaliation or noncoercion) to a Library
claimant.

- "(C) LIBRARY CLAIMANT.—The term 'Library claimant' means, with respect to a direct provision, an employee of the Library of Congress who is covered by that direct provision.
- "(2) ELECTION AFTER PROCEEDINGS INITIALLY BROUGHT UNDER THIS ACT.—A Library claimant who initially files a claim for an alleged violation as provided in section 402 may, instead of proceeding with the claim in accordance with sections 403 (if applicable) and 405 or filing a civil action in accordance with section 408, during the period described in subsection (b)(2) but before the Office commences a formal hearing under section 405, elect to bring the claim for a proceeding before the corresponding Federal agency, under the corresponding direct provision.
- "(3) ELECTION AFTER PROCEEDINGS INITIALLY BROUGHT UNDER OTHER CIVIL RIGHTS OR LABOR LAW.—A Library claimant who initially brings a claim, complaint, or charge under a direct provision for a proceeding before a Federal agency may, prior

1 to requesting a hearing under the agency's proce-2 dures, elect to— "(A) continue with the agency's procedures 3 4 and preserve the option (if any) to bring any 5 civil action relating to the claim, complaint, or 6 charge, that is available to the Library claim-7 ant; or "(B) file a claim with the Office under sec-8 9 tion 402, make an election under subparagraph 10 (A) or (B) of section 401(a)(2), and continue 11 with the corresponding procedures of this subtitle. 12 13 "(4) APPLICATION.—This subsection shall take 14 effect and shall apply as described in section 153(c) 15 of the Legislative Branch Appropriations Act, 2018 16 (Public Law 115–141) (except to the extent such 17 section applies to any violation of section 210 or a 18 provision of an Act specified in section 210). 19 "(e) Rights of Individuals To Retain Private 20 Counsel.—Nothing in this Act may be construed to limit 21 the authority of any particular individual, including a covered employee, the head of an employing office, or an individual who has a right to intervene under section 415(d)(6), to retain private counsel to protect the interests

of the particular individual at any point during any of the

- 1 procedures provided under this Act for the consideration
- 2 of an alleged violation of part A of title II, including proce-
- 3 dures described in section 415(d)(6).
- 4 "(f) Standards for Designated Representa-
- 5 TIVES OR UNREPRESENTED PARTIES.—
- "(1) STANDARDS.—Each designated represent-6 7 ative of a party, and unrepresented party, partici-8 pating in any of the procedures (including pro-9 ceedings) provided under this Act shall have an obli-10 gation to ensure that, to the best of that designated 11 representative or unrepresented party's knowledge, information, and belief, as formed after an inquiry 12 13 which is reasonable under the circumstances, each of 14 the following is correct:
 - "(A) No pleading, written motion, or other paper is presented for any improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of resolution of the matter.
 - "(B) The claims, defenses, and other legal contentions the designated representative or unrepresented party advocates are warranted by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law or for establishing new law.

16

17

18

19

20

21

22

23

24

1	"(C) The factual contentions have evi-
2	dentiary support or, if specifically so identified,
3	will likely have evidentiary support after a rea-
4	sonable opportunity for discovery.
5	"(D) The denials of factual contentions are
6	warranted on the evidence or, if specifically so
7	identified, are reasonably based on belief or a
8	lack of information.
9	"(2) Sanctions.—
10	"(A) IN GENERAL.—If a decisionmaker de-
11	scribed in subparagraph (B) determines that a
12	designated representative of a party, or unrep-
13	resented party, has failed to comply with the
14	standards specified in paragraph (1), then that
15	decisionmaker may impose appropriate sanc-
16	tions.
17	"(B) Decisionmaker.—A decisionmaker
18	described in subparagraph (A) is—
19	"(i) a hearing officer or mediator cho-
20	sen from the list specified in section
21	405(c)(2), who is not serving as a hearing
22	officer or mediator to resolve any claim
23	filed under section 402 that is associated
24	with—

1	"(I) the designated representative
2	or unrepresented party; or
3	"(II) an individual identified in
4	claim.".
5	(b) Conforming Amendment Relating to Civil
6	ACTION.—Section 408(a) (2 U.S.C. 1408(a)) is amend-
7	ed—
8	(1) by striking "section 404" and inserting
9	"section 401";
10	(2) by striking "who has completed counseling
11	under section 402 and mediation under section 403"
12	and inserting "who filed a timely claim under sec-
13	tion 402, elected to file a civil action under section
14	401(a)(2)(B), and made a timely filing under this
15	section as described in section 401(b)"; and
16	(3) by striking the second sentence.
17	(c) Other Conforming Amendments.—Title IV is
18	amended by striking section 404 (2 U.S.C. 1404).
19	(d) CLERICAL AMENDMENTS.—The table of contents
20	is amended by striking the item relating to section 404.
21	SEC. 102. REFORM OF PROCESS FOR INITIATION OF PROCE-
22	DURES.
23	(a) Initiation of Procedures.—Section 402 (2
24	U.S.C. 1402) is amended to read as follows:

"SEC. 402. INITIATION OF PROCEDURES.

"(a) Intake of	CLAIM BY OFFICE.—
----------------	-------------------

- "(1) NOTIFICATION OF INTENT TO FILE.—To commence a proceeding under this title, a covered employee alleging a violation of law made applicable under part A of title II shall notify the Office of intent to file a claim with the Office.
- "(2) Information.—On receiving a notification under paragraph (1), the Office shall provide to the covered employee all relevant information with respect to the employee's and the employing office's rights under this Act, the process for filing the claim, and the option for the employee to elect, if the employee so chooses, to file a civil action regarding the alleged violation. The Office shall discuss the information and covered employee's claim with the covered employee. The Office shall initiate the procedures described in this paragraph on the date of the notification.
- "(3) FILING.—Upon providing the notification described in paragraph (1), and not later than the expiration of the 180-day period in subsection (e), the covered employee may file the claim. The claim shall be made in writing under oath or affirmation, shall describe the facts that form the basis of the claim and the violation that is being alleged, shall

1	identify the employing office alleged to have com-
2	mitted the violation or in which the violation is al-
3	leged to have occurred, and shall be in such form as
4	the Office requires.
5	"(b) Initial Processing of Claim.—Upon the fil-
6	ing of a claim by a covered employee under subsection (a),
7	the Office shall take such steps as may be necessary for
8	the initial intake and recording of the claim and shall
9	transmit a copy of the claim to the head of the employing
10	office not later than 3 business days after the date on
11	which the claim is filed.
12	"(c) Mediation.—
13	"(1) Notification of right to opt out of
14	MEDIATION.—
15	"(A) COVERED EMPLOYEE.—Upon receipt
16	of a claim, the Office shall notify the covered
17	employee about the process for mediation under
18	section 403, the right to opt out of the medi-
19	ation, and the deadline for opting out of the
20	mediation.
21	"(B) Employing office.—Upon trans-
22	mission to the employing office of the claim
23	pursuant to subsection (b), the Office shall no-
24	tify the employing office about the process for
25	mediation under section 403, the right to opt

	11
1	out of the mediation, and the deadline for opt-
2	ing out of the mediation.
3	"(2) Deadline to opt out of mediation.—
4	Either party may opt out of the mediation. The
5	deadline for opting out shall be 10 business days
6	after the date on which the claim that would be the
7	subject of the mediation is filed.
8	"(d) Use of Electronic Reporting and Track-
9	ING SYSTEM.—
10	"(1) Establishment and operation of sys-
11	TEM.—The Office shall establish and operate an
12	electronic reporting and tracking system through
13	which a covered employee may initiate a proceeding
14	under this title, and which will keep an electronic
15	record of the date and time at which the proceeding
16	is initiated and will track all subsequent actions or
17	proceedings occurring with respect to the proceeding
18	under this title.
19	"(2) Accessibility to all parties.—The
20	system shall be accessible to all parties to such ac-
21	tions or proceedings, but only until the completion of
22	such actions or proceedings.
23	"(3) Assessment of effectiveness of pro-
24	CEDURES.—The Office shall use the information

contained in the system to make regular assessments

- 1 of the effectiveness of the procedures under this title
- 2 in providing for the timely resolution of claims, and
- 3 shall submit semiannual reports on such assessments
- 4 each year to the Committee on House Administra-
- 5 tion and the Committee on Appropriations of the
- 6 House of Representatives and the Committee on
- Rules and Administration and the Committee on Ap-
- 8 propriations of the Senate.
- 9 "(e) Deadline.—A covered employee may not file a
- 10 claim under this section with respect to an allegation of
- 11 a violation of law after the expiration of the 180-day pe-
- 12 riod which begins on the date of the alleged violation. The
- 13 Office shall not accept a claim that does not meet the re-
- 14 quirements of this subsection.
- 15 "(f) No Effect on Ability of Covered Em-
- 16 PLOYEE TO SEEK INFORMATION FROM OFFICE OR PUR-
- 17 SUE RELIEF.—Nothing in this section may be construed
- 18 to limit the ability of a covered employee—
- 19 "(1) to contact the Office or any other appro-
- priate office prior to filing a claim under this title
- 21 to seek information regarding the employee's rights
- 22 under this Act and the procedures available under
- this Act; or
- 24 "(2) in the case of a covered employee of an
- employing office described in subparagraph (A), (B),

- or (C) of section 101(9), to refer information re-
- 2 garding an alleged violation of part A of title II to
- 3 the Committee on Ethics of the House of Represent-
- 4 atives or the Select Committee on Ethics of the Sen-
- 5 ate (as the case may be).".
- 6 (b) CLERICAL AMENDMENT.—The table of contents
- 7 is amended by amending the item relating to section 402
- 8 to read as follows:

"Sec. 402. Initiation of procedures.".

9 SEC. 103. AVAILABILITY OF MEDIATION DURING PROCESS.

- 10 (a) AVAILABILITY OF MEDIATION.—Section 403(a)
- 11 (2 U.S.C. 1403(a)) is amended to read as follows:
- 12 "(a) AVAILABILITY OF MEDIATION.—
- "(1) In General.—Unless the covered em-
- ployee who filed a claim under section 402 or the
- employing office named in the claim opts out of me-
- 16 diation by the deadline described in section
- 17 402(c)(2), the Office shall promptly assign a medi-
- ator to the claim, and conduct such mediation under
- this section.
- 20 "(2) Impact of Decision.—A decision by a
- 21 party to engage in or opt out of mediation as pro-
- vided in this Act shall not be used for or against the
- party in any proceeding under this Act.".
- 24 (b) Requiring Parties To Be Separated During
- 25 MEDIATION AT REQUEST OF EMPLOYEE.—Section

- 1 403(b)(2) (2 U.S.C. 1403(b)(2)) is amended by striking
- 2 "meetings with the parties separately or jointly" and in-
- 3 serting "meetings with the parties during which, at the
- 4 request of the covered employee, the parties shall be sepa-
- 5 rated,".
- 6 (c) Period of Mediation.—Section 403(c) (2
- 7 U.S.C. 1403(c)) is amended—
- 8 (1) in the first sentence, by striking "beginning
- 9 on the date the request for mediation is received"
- and inserting "beginning on the first day after the
- deadline described in section 402(c)(2)"; and
- 12 (2) by striking the second sentence and insert-
- ing "The mediation period may be extended for one
- additional period of 30 days at the joint request of
- the covered employee and employing office.".
- 16 SEC. 104. HEARINGS.
- 17 (a) Hearings Commenced by Office of Con-
- 18 GRESSIONAL WORKPLACE RIGHTS.—Section 405 (2
- 19 U.S.C. 1405) is amended as follows:
- 20 (1) In the heading, by striking "COMPLAINT"
- 21 **AND**".
- 22 (2) By amending subsection (a) to read as fol-
- 23 lows:
- 24 "(a) Requirement for Hearings To Commence
- 25 IN OFFICE.—

1	"(1) Hearing required upon request.—If
2	a covered employee elects to file a request for a
3	hearing under this section by the deadline described
4	in paragraph (2), the Executive Director shall ap-
5	point an independent hearing officer pursuant to
6	subsection (c) to consider the claim and render a de-
7	cision, and a hearing shall be commenced in the Of-
8	fice.
9	"(2) Deadline for requesting hearing.—
10	The deadline described in this paragraph shall be 90
11	days after the later of—
12	"(A) the date on which either party opts
13	out of mediation under section 402(c); or
14	"(B) the end of the period of mediation
15	under section 403(c).
16	"(3) Effect of filing civil action.—Not-
17	withstanding paragraph (1), if the covered employee
18	files a civil action as provided in section 408 with re-
19	spect to a complaint, the provisions of section
20	401(b)(3)(B) shall apply with regard to a hearing
21	under this section.".
22	(3) In subsection (b), by striking "dismiss any
23	claim" and inserting "dismiss any cause of action
24	within a claim".

- 1 (4) In subsection (c)(1), by striking "Upon the 2 filing of a complaint" and inserting "Upon receipt of 3 a request for a hearing in accordance with sub-4 section (a)". 5 (5) In subsection (d), in the matter preceding paragraph (1), by striking "complaint" and inserting 6 "claim". 7 (6) In subsection (g), by striking "complaint" 8 and inserting "claim". 9 10 (b) Additional Time to Commence a Hearing 11 Before a Hearing Officer.—Section 405(d) (2 U.S.C. 12 1405(d)), as amended by subsection (a), is further amend-13 ed by striking paragraph (2) and inserting the following: "(2) commenced no later than 90 days after the 14 15 Executive Director receives a request filed under 16 subsection (a), except that, upon mutual agreement 17 of the parties or for good cause, the Office shall ex-18 tend the time for commencing a hearing for not 19 more than an additional 30 days; and". 20 (c) Other Conforming Amendment.—The head-21 ing of section 414 (2 U.S.C. 1414) is amended by striking 22 "OF COMPLAINTS".
- 23 (d) CLERICAL AMENDMENTS.—The table of contents, 24 as amended by section 101(d), is further amended as fol-25 lows:

1	(1) By amending the item relating to section			
2	405 to read as follows:			
	"Sec. 405. Hearing.".			
3	(2) By amending the item relating to section			
4	414 to read as follows:			
	"Sec. 414. Settlement.".			
5	Subtitle B—Other Reforms			
6	SEC. 111. REQUIRING MEMBERS OF CONGRESS TO REIM-			
7	BURSE TREASURY FOR DAMAGES PAID AS			
8	SETTLEMENTS AND AWARDS FOR CERTAIN			
9	VIOLATIONS.			
10	(a) Mandating Reimbursement of Amounts			
11	Paid.—Section 415 (2 U.S.C. 1415) is amended by add-			
12	ing at the end the following new subsection:			
13	"(d) Reimbursement by Members of Congress			
14	FOR DAMAGES PAID AS SETTLEMENTS AND AWARDS.—			
15	"(1) Reimbursement required for certain			
16	VIOLATIONS.—			
17	"(A) IN GENERAL.—If a payment is made			
18	from the account described in subsection (a) for			
19	an award or settlement in connection with a			
20	claim alleging a violation described in subpara-			
21	graph (D) perpetrated directly against a cov-			
22	ered employee by an individual who, at the time			
23	of committing the violation, was a Member of			
24	the House of Representatives (including a Dele-			

gate or Resident Commissioner to the Congress) or a Senator, that individual who committed the violation shall reimburse the account for the amount of compensatory damages included in the award or settlement attributable to that violation.

"(B) SEPARATE FINDING REQUIRED IN CASE OF AWARD OR SETTLEMENT.—Personal liability or a reimbursement requirement may not be imposed on an individual under this subsection unless the hearing officer, the court, or the corresponding committee described in section 416(e)(1) (as the case may be) makes a finding, separate from the finding on the underlying claim, that the individual perpetrated a violation requiring reimbursement under this subsection.

"(C) MULTIPLE CLAIMS.—If an award or settlement is made for multiple claims, some of which do not require reimbursement under this subsection, the Member or Senator shall only be required to reimburse for the amount of compensatory damages included in the portion of the award or settlement attributable to a claim requiring reimbursement.

1	"(D) VIOLATION DESCRIBED.—A violation
2	described in this subparagraph is—
3	"(i) unwelcome harassment by an in-
4	dividual described in subparagraph (A) on
5	any basis protected by section 201(a) or
6	206(a) that has the purpose or effect of
7	unreasonably interfering, and is suffi-
8	ciently severe or pervasive to unreasonably
9	interfere, with a covered employee's work
10	performance or create an intimidating,
11	hostile, or offensive working environment;
12	or
13	"(ii) in the case of a violation of sec-
14	tion 201(a) on the basis of sex, conduct by
15	an individual described in subparagraph
16	(A) that is an unwelcome sexual advance
17	or request for sexual favors, when—
18	"(I) submission to such conduct
19	is made either explicitly or implicitly a
20	term or condition of the covered em-
21	ployee's employment; or
22	"(II) submission to or rejection
23	of such conduct by the employee is
24	used as the basis for an employment
25	decision affecting such employee.

1	((2)	WITHHOLDING	AMOUNTS	FROM	COM-
2	PENSATIO	V —			

"(A) ESTABLISHMENT OF TIMETABLE AND PROCEDURES BY COMMITTEES.—For purposes of carrying out subparagraph (B), the applicable Committee shall establish a timetable and procedures for the withholding of amounts from the compensation of an individual who is a Member of the House of Representatives or a Senator.

"(B) DEADLINE.—The payroll administrator shall withhold from an individual's compensation and transfer to the account described in subsection (a) (after transferring to the account of the individual in the Thrift Savings Fund any amount that the individual had requested to be so transferred) such amounts as may be necessary to reimburse the account described in subsection (a) for the reimbursable portion of the award or settlement described in paragraph (1) if the individual has not reimbursed the account as required under paragraph (1) prior to the expiration of the 90-day period which begins on the date a payment is

1	made from the account for such an award or
2	settlement.
3	"(C) APPLICABLE COMMITTEE DEFINED.—
4	In this paragraph, the 'applicable Committee'
5	means—
6	"(i) the Committee on House Admin-
7	istration of the House of Representatives,
8	in the case of an individual who, at the
9	time of the withholding, is a Member of
10	the House; or
11	"(ii) the Committee on Rules and Ad-
12	ministration of the Senate, in the case of
13	an individual who, at the time of the with-
14	holding, is a Senator.
15	"(3) Administrative wage garnishment or
16	OTHER COLLECTION OF WAGES FROM A SUBSE-
17	QUENT POSITION.—
18	"(A) Individual subject to garnish-
19	MENT OR OTHER COLLECTION.—Subparagraph
20	(B) shall apply to an individual who is subject
21	to the reimbursement requirement of this sub-
22	section if, by the expiration of the 180-day pe-
23	riod that begins on the date a payment is made
24	from the account described in subsection (a) re-

lating to an award or settlement described in paragraph (1), the individual—

- "(i) has not reimbursed the account for the entire reimbursable portion as required under paragraph (1); and
- "(ii) is not employed as a Member of the House of Representatives or a Senator but is employed in a subsequent non-Federal position.

"(B) Garnishment or other collec-TION OF WAGES.—On the expiration of that 180-day period, the amount of the reimbursable portion of an award or settlement described in paragraph (1) (reduced by any amount the individual has reimbursed, taking into account any amounts withheld under paragraph (2)) shall be treated as a delinquent nontax debt and transferred to the Secretary of the Treasury for collection. Upon that transfer, the Secretary of the Treasury shall collect the debt, in accordance with section 3711 of title 31, United States Code, including by administrative wage garnishment of the wages of the individual described in subparagraph (A) from the position described in subparagraph (A)(ii). The Secretary of the

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

Treasury shall transfer the collected amount to the account described in subsection (a).

"(4) Notification to office of Personnel Management and Secretary of the treasury.—If the individual does not obtain employment in a subsequent position referred to in paragraph (3)(A)(ii), not later than 90 days after the individual is first no longer receiving compensation as a Member or a Senator, the amounts withheld or collected under this subsection have not been sufficient to reimburse the account described in subsection (a) for the reimbursable portion of the award or settlement described in paragraph (1), the payroll administrator—

"(A) shall notify the Director of the Office of Personnel Management, who shall take such actions as the Director considers appropriate to withhold from any annuity payable to the individual under chapter 83 or chapter 84 of title 5, United States Code, and transfer to the account described in subsection (a), such amounts as may be necessary to reimburse the account for the reimbursable portion of an award or settlement described in paragraph (1); and

- "(B) shall notify the Secretary of the Treasury, who (if necessary), notwithstanding section 207 of the Social Security Act (42 U.S.C. 407), shall take such actions as the Secretary of the Treasury considers appropriate to withhold from any payment to the individual under title II of the Social Security Act (42 U.S.C. 401 et seq.) and transfer to the account described in subsection (a), such amounts as may be necessary to reimburse the account for the reimbursable portion of an award or settlement described in paragraph (1).
 - "(5) COORDINATION BETWEEN OPM AND TREASURY.—The Director of the Office of Personnel Management and the Secretary of the Treasury shall carry out paragraph (4) in a manner that ensures the coordination of the withholding and transferring of amounts under such paragraph, in accordance with regulations promulgated by the Director and the Secretary.
 - "(6) RIGHT TO INTERVENE.—An individual who is subject to the reimbursement requirement of this subsection shall have the unconditional right to intervene in any mediation, hearing, or civil action under this title to protect the interests of the indi-

vidual in the determination of whether an award or settlement described in paragraph (1) should be made, and the amount of any such award or settlement, except that nothing in this paragraph may be construed to require the covered employee who filed the claim to be deposed by counsel for the individual in a deposition that is separate from any other deposition taken from the employee in connection with the hearing or civil action.

"(7) Definitions.—In this subsection, the term 'payroll administrator' means—

"(A) in the case of an individual who is a Member of the House of Representatives, the Chief Administrative Officer of the House of Representatives, or an employee of the Office of the Chief Administrative Officer who is designated by the Chief Administrative Officer to carry out this subsection; or

"(B) in the case of an individual who is a Senator, the Secretary of the Senate, or an employee of the Office of the Secretary of the Senate who is designated by the Secretary to carry out this subsection.".

1	(b) Effective Date.—The amendment made by
2	subsection (a) shall apply with respect to claims made on
3	or after the date of the enactment of this Act.
4	SEC. 112. AUTOMATIC REFERRAL TO CONGRESSIONAL ETH-
5	ICS COMMITTEES OF DISPOSITION OF CER-
6	TAIN CLAIMS ALLEGING VIOLATIONS OF
7	CONGRESSIONAL ACCOUNTABILITY ACT OF
8	1995 INVOLVING MEMBERS OF CONGRESS
9	AND SENIOR STAFF.
10	Section 416(e) (2 U.S.C. 1416(e)) is amended to read
11	as follows:
12	"(e) Automatic Referrals to Congressional
13	ETHICS COMMITTEES OF DISPOSITIONS OF CLAIMS IN-
14	VOLVING MEMBERS OF CONGRESS AND SENIOR STAFF.—
15	"(1) Referral.—Upon the final disposition
16	under this title (as described in paragraph (6)) of a
17	claim alleging a violation of section 201(a) or 206(a)
18	that is perpetrated directly against a covered em-
19	ployee by a Member of the House of Representatives
20	(including a Delegate or Resident Commissioner to
21	the Congress) or a Senator, or by a senior staffer of
22	an employing office described in subparagraph (A)
23	or (B) of section 101(9), the Executive Director
24	shall refer the claim to—

- 1 "(A) the Committee on Ethics of the 2 House of Representatives, in the case of a 3 Member or senior staffer of the House (includ-4 ing a Delegate or Resident Commissioner to the 5 Congress); or
 - "(B) the Select Committee on Ethics of the Senate, in the case of a Senator or senior staffer of the Senate.
 - "(2) Access to records and information.—If the Executive Director refers a claim to a Committee under paragraph (1), the Executive Director shall provide the Committee with access to the settlement documents in the case of a settlement and findings by the hearing officer involved in the case of an award under this title.
 - "(3) REVIEW BY CONGRESSIONAL ETHICS COM-MITTEES OF SETTLEMENTS OF CERTAIN CLAIMS.— After the receipt of a settlement agreement for a claim that includes an allegation of a violation of section 201(a) or 206(a) that is perpetrated directly against a covered employee as described in section 415(d)(1)(D) by a Member of the House of Representatives (including a Delegate or a Resident Commissioner to the Congress) or a Senator, the

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

1	corresponding committee described in paragraph (1)
2	shall—
3	"(A) not later than 90 days after that re-
4	ceipt, review the settlement agreement;
5	"(B) determine whether an investigation of
6	the claim is warranted; and
7	"(C) if the committee determines, after the
8	investigation, that the claim that resulted in the
9	settlement involved an actual violation of sec-
10	tion 201(a) or 206(a) perpetrated directly
11	against a covered employee as described in sec-
12	tion 415(d)(1)(D) by the Member or Senator,
13	then the committee shall notify the Executive
14	Director to request the reimbursement de-
15	scribed in section 415(d) and include the settle-
16	ment in the report required by section 301(l).
17	"(4) Protection of Personally Identifi-
18	ABLE INFORMATION.—If a Committee to which a
19	claim is referred under paragraph (1) issues a report
20	with respect to the claim, the Committee shall en-
21	sure that the report does not directly disclose the
22	identity or position of the individual who filed the
23	claim.
24	"(5) Authority to protect identity of a
25	CLAIMANT.—

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

"(A) REDACTIONS.—If a Committee issues a report as described in paragraph (4), the Committee may, in accordance with subparagraph (B), make an appropriate reduction to the information or data included in the report if the Committee and the appropriate decisionmakers described in subparagraph (B) determine that including the information or data considered for redaction may lead to the unintentional disclosure of the identity or position of a claimant. The report including any such redaction shall note each redaction and include a statement that the redaction was made solely for the purpose of avoiding such an unintentional disclosure of the identity or position of a claimant.

"(B) AGREEMENT ON REDACTIONS.—The Committee shall make a redaction under sub-paragraph (A) only if agreement is reached on the precise information or data to be redacted by—

"(i) the Chairman and Ranking Member of the Committee on Ethics of the House of Representatives, in the case of a report concerning a Member of the House

1	of Representatives (including a Delegate or
2	Resident Commissioner to the Congress) or
3	a senior staffer who is an employee of the
4	House of Representatives; or
5	"(ii) the Chairman and Vice Chair-
6	man of the Select Committee on Ethics of
7	the Senate, in the case of a report con-
8	cerning a Senator or senior staffer who is
9	an employee of the Senate.
10	"(C) RETENTION OF UNREDACTED RE-
11	PORTS.—Each committee described in subpara-
12	graph (B) shall retain a copy of the report,
13	without redactions.
14	"(6) Definitions.—In this subsection:
15	"(A) Final disposition.—The 'final dis-
16	position' of a claim means the following:
17	"(i) An agreement to pay a settle-
18	ment, including an agreement reached pur-
19	suant to mediation under section 403.
20	"(ii) An order to pay an award that is
21	final and not subject to appeal.
22	"(B) Senior staffer.—The term 'senior
23	staffer' means any individual who, at the time
24	a violation occurred, was required to file a re-

1	port under title I of the Ethics in Government
2	Act of 1978 (5 U.S.C. App.).".
3	SEC. 113. AVAILABILITY OF OPTION TO REQUEST REMOTE
4	WORK ASSIGNMENT OR PAID LEAVE OF AB-
5	SENCE DURING PENDENCY OF PROCEDURES.
6	(a) In General.—Title IV (2 U.S.C. 1401 et seq.)
7	is amended by adding at the end the following new section:
8	"SEC. 417. OPTION TO REQUEST REMOTE WORK ASSIGN-
9	MENT OR PAID LEAVE OF ABSENCE DURING
10	PENDENCY OF PROCEDURES.
11	"(a) Options for Employees.—
12	"(1) Remote work assignment.—At the re-
13	quest of a covered employee who files a claim alleg-
14	ing a violation of part A of title II by the covered
15	employee's employing office, during the pendency of
16	any of the procedures available under this title for
17	consideration of the claim, the employing office may
18	permit the covered employee to carry out the em-
19	ployee's responsibilities from a remote location (re-
20	ferred to in this section as 'permitting a remote
21	work assignment') where such relocation would have
22	the effect of materially reducing interactions be-
23	tween the covered employee and any person alleged
24	to have committed the violation, instead of from a
25	location of the employing office.

1	"(2) Exception for work assignments re-
2	QUIRED TO BE CARRIED OUT ONSITE.—If, in the de-
3	termination of the covered employee's employing of-
4	fice, a covered employee who makes a request under
5	this subsection cannot carry out the employee's re-
6	sponsibilities from a remote location or such reloca-
7	tion would not have the effect described in para-
8	graph (1), the employing office may during the
9	pendency of the procedures described in paragraph
10	(1)—
11	"(A) grant a paid leave of absence to the
12	covered employee;
13	"(B) permit a remote work assignment
14	and grant a paid leave of absence to the covered
15	employee; or
16	"(C) make another workplace adjustment
17	or permit a remote work assignment, that
18	would have the effect of reducing interactions
19	between the covered employee and any person
20	alleged to have committed the violation de-
21	scribed in paragraph (1).
22	"(3) Ensuring no retaliation.—An employ-
23	ing office may not grant a covered employee's re-
24	quest under this subsection in a manner which
25	would constitute a violation of section 207.

- 36 1 "(4) NO IMPACT ON VACATION OR PERSONAL 2 LEAVE.—In granting leave for a paid leave of ab-3 sence under this section, an employing office shall 4 not require the covered employee to substitute, for 5 that leave, any of the accrued paid vacation or per-6 sonal leave of the covered employee. "(b) Exception for Arrangements Subject to 7 Collective Bargaining Agreements.—Subsection (a) does not apply to the extent that it is inconsistent with the terms and conditions of any collective bargaining agreement which is in effect with respect to an employing 12 office.".
- 13 (b) Clerical Amendment.—The table of contents
- 14 is amended by adding at the end of the items relating to
- 15 tile IV the following new item:

"Sec. 417. Option to request remote work assignment or paid leave of absence during pendency of procedures.".

16 SEC. 114. MODIFICATION OF RULES ON CONFIDENTIALITY

- 17 **OF PROCEEDINGS.**
- 18 (a) MEDIATION.—Section 416(b) (2 U.S.C. 1416(b))
- 19 is amended by striking "All mediation" and inserting "All
- 20 information discussed or disclosed in the course of any me-
- 21 diation".
- 22 (b) Claims.—Section 416 (2 U.S.C. 1416), as
- 23 amended by section 112, is further amended—
- 24 (1) by striking subsection (a);

1	(2) by redesignating subsections (b) through (f)
2	as subsections (a) through (e), respectively;
3	(3) in subsection (b), as redesignated by para-
4	graph (2) of this subsection, by striking "subsections
5	(d), (e), and (f)" and inserting "subsections (c), (d),
6	and (e)"; and
7	(4) by adding at the end the following:
8	"(f) Claims.—Nothing in this section may be con-
9	strued to prohibit a covered employee from disclosing the
10	factual allegations supporting the covered employee's
11	claim, or to prohibit an employing office from disclosing
12	the factual allegations supporting the employing office's
13	defense to the claim, in the course of any proceeding under
14	this title.".
15	SEC. 115. REIMBURSEMENT BY OTHER EMPLOYING OF-
16	FICES OF LEGISLATIVE BRANCH OF PAY-
17	MENTS OF CERTAIN AWARDS AND SETTLE-
18	MENTS.
19	(a) Requiring Reimbursement.—Section 415 (2
20	U.S.C. 1415), as amended by section 111, is further
21	amended by adding at the end the following new sub-
22	section:
23	"(e) Reimbursement by Employing Offices.—
24	"(1) Notification of payments made from
25	ACCOUNT.—As soon as practicable after the Execu-

tive Director is made aware that a payment of an award or settlement under this Act has been made from the account described in subsection (a) in connection with a claim alleging a violation described in section 201(a) or 206(a) by an employing office (other than an employing office described in subparagraph (A), (B), or (C) of section 101(9)), the Executive Director shall notify the head of the employing office associated with the claim that the payment has been made, and shall include in the notification a statement of the amount of the payment.

- "(2) Reimbursement by office.—Not later than 180 days after receiving a notification from the Executive Director under paragraph (1), the head of the employing office involved shall transfer to the account described in subsection (a), out of any funds available for operating expenses of the office, a payment equal to the amount specified in the notification.
- "(3) TIMETABLE AND PROCEDURES FOR REIM-BURSEMENT.—The head of an employing office shall transfer a payment under paragraph (2) in accordance with such timetable and procedures as may be established under regulations promulgated by the Office.".

1	(b) Effective Date.—The amendment made by
2	subsection (a) shall apply with respect to payments made
3	under section 415 of the Congressional Accountability Act
4	of 1995 (2 U.S.C. 1415) for an award or settlement for
5	a claim that is filed on or after the date of the enactment
6	of this Act.
7	TITLE II—IMPROVING OPER-
8	ATIONS OF OFFICE OF CON-
9	GRESSIONAL WORKPLACE
10	RIGHTS
11	SEC. 201. REPORTS ON AWARDS AND SETTLEMENTS.
12	(a) Annual Reports on Awards and Settle-
13	MENTS.—
14	(1) Requiring submission and publication
15	OF REPORTS.—Section 301 (2 U.S.C. 1381) is
16	amended—
17	(A) in subsection (h)(3), by striking "com-
18	plaint" each place it appears and inserting
19	"claim"; and
20	(B) by adding at the end the following new
21	subsection:
22	"(l) Annual Reports on Awards and Settle-
23	MENTS.—
24	"(1) In general.—Not later than 45 days
25	after the beginning of each calendar year, the Office

shall submit to Congress and publish on the Office's public website a report listing each award that is the result of a violation of part A of title II or settlement that is attributable to a finding described in section 415(d)(1)(B) and that was paid during the previous calendar year from the account described in section 415(a). The report shall include information on the employing office involved, the amount of the award or settlement, the provision that was the subject of the claim, and (in the case of an award or settlement resulting from a finding described in section 415(d)(1)(B)), whether the Member or former Member is in compliance with the requirement of section 415(d) to reimburse the account for the reimbursable portion of the award or settlement.

- "(2) PROTECTION OF IDENTITY OF INDIVID-UALS RECEIVING AWARDS AND SETTLEMENTS.—In preparing and submitting the reports required under paragraph (1), the Office shall ensure that the identity or position of any claimant is not disclosed.
- "(3) AUTHORITY TO PROTECT THE IDENTITY
 OF A CLAIMANT.—
- 23 "(A) IN GENERAL.—In carrying out para-24 graph (2), the Executive Director may make an 25 appropriate redaction to the data included in

- the report described in paragraph (1) if the Executive Director determines that including the data considered for redaction may lead to the identity or position of a claimant unintentionally being disclosed. The report shall note each redaction and include a statement that the redaction was made solely for the purpose of avoiding such an unintentional disclosure of the identity or position of a claimant.
 - "(B) Record Record Executive Director shall retain a copy of the report described in subparagraph (A), without reductions.
 - "(4) DEFINITION.—In this subsection, the term 'claimant' means an individual who received an award or settlement, or who made an allegation of a violation against an employing office.".
 - (2) Effective date.—The amendments made by paragraph (1) shall apply with respect to 2018 and each succeeding year.
 - (b) Report on Amounts Previously Paid.—
 - (1) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the Office of Congressional Workplace Rights shall submit to Congress and make available to the public on the

- Office's public website a report on all payments made with public funds prior to the date of the en-actment of this Act for awards and settlements in connection with violations of section 201(a) of the Congressional Accountability Act of 1995 (2 U.S.C. 1311(a)), or section 207 of such Act (2 U.S.C. 1317) and shall include in the report the following information:
 - (A) The amount paid for each such award or settlement.
 - (B) The source of the public funds used for the award or settlement, without regard to whether the funds were paid from the account described in section 415(a) of such Act (2 U.S.C. 1415(a)), an account of the House of Representatives or Senate, or any other account of the Federal Government.
 - (2) RULE OF CONSTRUCTION REGARDING IDENTIFICATION OF HOUSE AND SENATE ACCOUNTS.—
 Nothing in paragraph (1)(B) may be construed to require or permit the Office of Congressional Workplace Rights to report the account of any specific office of the House of Representatives or Senate as the source of funds used for an award or settlement.

1	SEC. 202. WORKPLACE CLIMATE SURVEYS OF EMPLOYING
2	OFFICES.
3	(a) REQUIRING SURVEYS.—Title III (2 U.S.C. 1381
4	et seq.) is amended by adding at the end the following
5	new section:
6	"SEC. 307. WORKPLACE CLIMATE SURVEYS OF EMPLOYING
7	OFFICES.
8	"(a) Requirement To Conduct Surveys.—Not
9	later than 1 year after the date of the enactment of this
10	section, and every 2 years thereafter, the Office shall con-
11	duct a survey of employees of employing offices described
12	in subparagraphs (A), (B), (C), and (E) of section $101(9)$,
13	regarding the workplace environment of such office. The
14	Office shall make the survey available (which may include
15	making the survey available electronically) to all such em-
16	ployees. Employee responses to the survey shall be vol-
17	untary.
18	"(b) Special Inclusion of Information on Sex-
19	UAL HARASSMENT AND DISCRIMINATION.—In each sur-
20	vey conducted under this section, the Office shall survey
21	respondents on attitudes regarding sexual harassment and
22	discrimination.
23	"(c) Methodology.—
24	"(1) In general.—The Office shall conduct
25	each survey under this section in accordance with
26	methodologies established by the Office.

- 1 "(2) Confidentiality.—Under the meth-2 odologies established under paragraph (1), all re-3 sponses to all portions of the survey shall be anony-4 mous and confidential, and each respondent shall be 5 told throughout the survey that all responses shall 6 be anonymous and confidential.
- 7 "(3) SURVEY FORM.—The Office shall not in-8 clude any code or information on the survey form 9 that makes a respondent to the survey, or the re-10 spondent's employing office, individually identifiable.
- 11 "(d) Use of Results of Surveys.—The Office
- 12 shall furnish the information obtained from the surveys
- 13 conducted under this section to the Committee on House
- 14 Administration of the House of Representatives and the
- 15 Committee on Homeland Security and Governmental Af-
- 16 fairs, and the Committee on Rules and Administration,
- 17 of the Senate.
- 18 "(e) Consultation With Committees.—The Of-
- 19 fice shall carry out this section, including establishment
- 20 of methodologies and procedures under subsection (c), in
- 21 consultation with the Committee on House Administration
- 22 of the House of Representatives and the Committee on
- 23 Homeland Security and Governmental Affairs, and the
- 24 Committee on Rules and Administration, of the Senate.".

1	(b) CLERICAL AMENDMENT.—The table of contents
2	is amended by adding at the end of the items relating to
3	title III the following new item:
	"Sec. 307. Workplace climate surveys of employing offices.".
4	SEC. 203. RECORD RETENTION.
5	Section 301 (2 U.S.C. 1381), as amended by section
6	201(a), is further amended by adding at the end the fol-
7	lowing new subsection:
8	"(m) RECORD RETENTION.—Not later than 180 days
9	following the date of enactment of the Congressional Ac-
0	countability Act of 1995 Reform Act, the Office, in con-
11	sultation with the Committee on House Administration of
12	the House of Representatives and the Committee on Rules
13	and Administration of the Senate, shall create a program
14	to be enforced by the Office for the proper and timely dis-
15	position of confidential documents and data created or ob-
16	tained by mediators or hearing officers in connection with
17	their service in confidential proceedings under this Act.".
18	SEC. 204. CONFIDENTIAL ADVISOR.
19	Section 302 (2 U.S.C. 1382) is amended—
20	(1) by redesignating subsections (d) through (f)
21	as subsections (e) through (g), respectively; and
22	(2) by inserting after subsection (c) the fol-
23	lowing:
24	"(d) Confidential Advisor —

1	"(1) In General.—The Executive Director
2	shall—
3	"(A) appoint, and fix the compensation of,
4	and may remove, a Confidential Advisor; or
5	"(B) designate an employee of the Office
6	to serve as a Confidential Advisor.
7	"(2) Duties.—
8	"(A) VOLUNTARY SERVICES.—The Con-
9	fidential Advisor shall offer to provide to cov-
10	ered employees described in paragraph (4) the
11	services described in subparagraph (B), which a
12	covered employee may accept or decline.
13	"(B) Services.—The services referred to
14	in subparagraph (A) are—
15	"(i) informing, on a privileged and
16	confidential basis, a covered employee who
17	has experienced a practice that may be a
18	violation of part A of title II about the em-
19	ployee's rights under this Act;
20	"(ii) consulting, on a privileged and
21	confidential basis, with a covered employee
22	who has experienced a practice that may
23	be a violation of part A of title II regard-
24	ing—

1	"(I) the roles, responsibilities,
2	and authority of the Office; and
3	"(II) the relative merits of secur-
4	ing private counsel, designating a non-
5	attorney representative, or proceeding
6	without representation during pro-
7	ceedings before the Office;
8	"(iii) assisting, on a privileged and
9	confidential basis, a covered employee who
10	seeks consideration under title IV of an al-
11	legation of a violation of part A of title II
12	in understanding the procedures, and the
13	significance of the procedures, described in
14	that title IV; and
15	"(iv) informing, on a privileged and
16	confidential basis, a covered employee who
17	has experienced a practice that may be a
18	violation of part A of title II about the op-
19	tion of pursuing, in appropriate cir-
20	cumstances, a complaint with the Com-
21	mittee on Ethics of the House of Rep-
22	resentatives or the Select Committee on
23	Ethics of the Senate.
24	"(3) QUALIFICATIONS.—The Confidential Advi-
25	sor shall be a lawyer who—

1	"(A) is admitted to practice before, and is
2	in good standing with, the bar of a State of the
3	United States, the District of Columbia, or a
4	territory of the United States; and
5	"(B) has experience representing clients in
6	cases involving the workplace laws incorporated
7	by part A of title II.
8	"(4) Individuals covered.—The services de-
9	scribed in paragraph (2) are available to any covered
10	employee (which, for purposes of this subsection,
11	shall include any staff member described in section
12	201(d) and any former covered employee (including
13	any former staff member described in that section)),
14	except that—
15	"(A) a former covered employee may only
16	request such services if the practice that may
17	be a violation of part A of title II occurred dur-
18	ing the employment or service of the employee;
19	and
20	"(B) a covered employee described in this
21	paragraph may only request such services be-
22	fore the expiration of the 180-day period de-
23	scribed in section 402(e).
24	"(5) Restrictions.—The Confidential Advi-
25	sor—

- "(A) shall not provide legal advice to, or act as the designated representative for, any covered employee in connection with the covered employee's participation in any proceeding, including any proceeding under this Act, any judicial proceeding, or any proceeding before any committee of Congress; and
- 8 "(B) shall not serve as a mediator in any 9 mediation conducted pursuant to section 403.".

10 SEC. 205. GAO STUDY OF MANAGEMENT PRACTICES.

- (a) STUDY.—The Comptroller General of the United
 States shall conduct a study of the management practices
 of the Office of Congressional Workplace Rights.
- 14 (b) Report to Congress.—Not later than 180 days
 15 after the date of the enactment of this Act, the Comp16 troller General of the United States shall submit to Con17 gress a report on the study conducted under subsection
 18 (a), and shall include in the report such recommendations
 19 as the Comptroller General considers appropriate for im20 provements to the management practices of the Office of
 21 Congressional Workplace Rights.
- 22 SEC. 206. GAO AUDIT OF CYBERSECURITY.
- (a) AUDIT.—The Comptroller General of the United
 States shall conduct an audit of the cybersecurity systems

- and practices of the Office of Congressional Workplace
 Rights.
 (b) Report to Congress.—Not later than 180 days
- 4 after the date of the enactment of this Act, the Comp-
- 5 troller General of the United States shall submit to Con-
- 6 gress a report on the audit conducted under subsection
- 7 (a), and shall include in the report such recommendations
- 8 as the Comptroller General considers appropriate for im-
- 9 provements to the cybersecurity systems and practices of
- 10 the Office of Congressional Workplace Rights.

11 TITLE III—MISCELLANEOUS

12 **REFORMS**

- 13 SEC. 301. APPLICATION OF GENETIC INFORMATION NON-
- 14 DISCRIMINATION ACT OF 2008.
- 15 Section 102 (2 U.S.C. 1302) is amended by adding
- 16 at the end the following:
- 17 "(c) Genetic Information Nondiscrimination
- 18 Act of 2008.—The provisions of this Act that apply to
- 19 a violation of section 201(a)(1) shall be considered to
- 20 apply to a violation of title II of the Genetic Information
- 21 Nondiscrimination Act of 2008 (42 U.S.C. 2000ff et seq.),
- 22 consistent with section 207(c) of that Act (42 U.S.C.
- 23 2000ff-6(c)).".

1	SEC. 302. EXTENSION TO UNPAID STAFF OF RIGHTS AND
2	PROTECTIONS AGAINST EMPLOYMENT DIS-
3	CRIMINATION.
4	(a) Extension.—Section 201(d) (2 U.S.C. 1311(d))
5	is amended to read as follows:
6	"(d) Application to Unpaid Staff.—
7	"(1) In general.—Subsections (a) and (b)
8	and section 207 shall apply with respect to any staff
9	member of an employing office who carries out offi-
10	cial duties of the employing office but who is not
11	paid by the employing office for carrying out such
12	duties, including an intern, an individual detailed to
13	an employing office, and an individual participating
14	in a fellowship program, in the same manner and to
15	the same extent as such subsections and section
16	apply with respect to a covered employee.
17	"(2) Rule of construction.—Nothing in
18	paragraph (1) may be construed to extend liability
19	for a violation of subsection (a) or section 207 to an
20	employing office on the basis of an action taken by
21	any person who is not under the supervision or con-
22	trol of the employing office.
23	"(3) Intern defined.—For purposes of this
24	section, the term 'intern' means an individual who
25	performs service for an employing office which is un-
26	compensated by the United States, who obtains an

1	educational benefit, such as by earning credit award-
2	ed by an educational institution or learning a trade
3	or occupation, and who is appointed on a temporary
4	basis.".
5	(b) Technical Correction Relating to Office
6	RESPONSIBLE FOR DISBURSEMENT OF PAY TO HOUSE
7	Employees.—Section 101(7) (2 U.S.C. 1301(7)) is
8	amended by striking "disbursed by the Clerk of the House
9	of Representatives" and inserting "disbursed by the Chief
10	Administrative Officer of the House of Representatives".
11	SEC. 303. PROVISIONS RELATING TO INSTRUMENTALITIES.
12	(a) References to Former Office of Tech-
13	NOLOGY ASSESSMENT.—
14	(1) Public services and accommodations
15	PROVISIONS.—Section 210(a) (2 U.S.C. 1331(a)) is
16	amended—
17	(A) in paragraph (9), by adding "and" at
18	the end;
19	(B) by striking paragraph (10); and
20	(C) by redesignating paragraph (11) as
21	paragraph (10).
22	(2) Occupational safety and health pro-
23	VISIONS.—Section $215(e)(1)$ (2 U.S.C. $1341(e)(1)$)
24	is amended by striking "the Office of Technology
25	Assessment,".

1	(3) Labor-management provisions.—Section
2	220(e)(2)(G) (2 U.S.C. $1351(e)(2)(G)$) is amended
3	by striking ", the Office of Technology Assess-
4	ment,".
5	(b) Amendments Relating to LoC Coverage of
6	Library Visitors.—
7	(1) In General.—Section 210 (2 U.S.C. 1331)
8	is amended—
9	(A) by redesignating subsection (h) as sub-
10	section (i); and
11	(B) by inserting after subsection (g) the
12	following:
13	"(h) Election of Remedies Relating to Rights
14	TO PUBLIC SERVICES AND ACCOMMODATIONS FOR LI-
15	Brary Visitors.—
16	"(1) Definition of Library Visitor.—In
17	this subsection, the term 'Library visitor' means an
18	individual who is eligible to bring a claim for a viola-
19	tion under title II or III of the Americans with Dis-
20	abilities Act of 1990 (other than a violation for
21	which the exclusive remedy is under section 201)
22	against the Library of Congress.
23	"(2) Election of Remedies.—
24	"(A) IN GENERAL.—A Library visitor who
25	alleges a violation of subsection (b) by the Li-

1	brary of Congress may, subject to subparagraph
2	(B)—
3	"(i) file a charge against the Library
4	of Congress under subsection (d); or
5	"(ii) use the remedies and procedures
6	set forth in section 717 of the Civil Rights
7	Act of 1964 (42 U.S.C. 2000e–16), as pro-
8	vided under section 510 (other than para-
9	graph (5)) of the Americans with Disabil-
10	ities Act of 1990 (42 U.S.C. 12209).
11	"(B) Timing.—A Library visitor that has
12	initiated proceedings under clause (i) or (ii) of
13	subparagraph (A) may elect to change and ini-
14	tiate a proceeding under the other clause—
15	"(i) in the case of a Library visitor
16	who first filed a charge pursuant to sub-
17	paragraph (A)(i), before the General Coun-
18	sel files a complaint under subsection
19	(d)(3); or
20	"(ii) in the case of a Library visitor
21	who first initiated a proceeding under sub-
22	paragraph (A)(ii), before the Library vis-
23	itor requests a hearing under the proce-
24	dures of the Library of Congress described
25	in such subparagraph.".

1	(2) Effective date and applicability.—
2	The amendments made by this subsection shall take
3	effect as if such amendments were included in sec-
4	tion 153 of the Legislative Branch Appropriations
5	Act, 2018 (Public Law 115–141), and shall apply as
6	specified in section 153(c) of such Act.
7	SEC. 304. NOTICES.
8	Part E of title II (2 U.S.C. 1361) is amended—
9	(1) in section 225 (2 U.S.C. 1361)—
10	(A) by striking subsection (e); and
11	(B) by redesignating subsection (f) as sub-
12	section (e).
13	(2) by adding at the end the following:
14	"SEC. 226. NOTICES.
15	"(a) In General.—Every employing office shall post
16	and keep posted (in conspicuous places upon its premises
17	where notices to covered employees are customarily post-
18	ed) a notice provided by the Office that—
19	"(1) describes the rights, protections, and pro-
20	cedures applicable to covered employees of the em-
21	ploying office under this Act, concerning violations
22	described in subsection (b); and
23	"(2) includes contact information for the Office.
24	"(b) Violations.—A violation described in this sub-
25	section is—

1	"(1) discrimination prohibited by section 201(a)
2	(including, in accordance with section 102(c), dis-
3	crimination prohibited by title II of the Genetic In-
4	formation Nondiscrimination Act of 2008 (42 U.S.C.
5	2000ff et seq.)) or 206(a); and
6	"(2) a violation of section 207, or a violation of
7	section 4311(b) of title 38, United States Code, that
8	is related to discrimination described in paragraph
9	(1).".
10	SEC. 305. CLARIFICATION OF COVERAGE OF EMPLOYEES
11	OF STENNIS CENTER AND HELSINKI AND
12	CHINA COMMISSIONS.
13	(a) Coverage of Stennis Center, China Review
14	Commission, Congressional-Executive China Com-
15	Middlon AND Hai dinki Commiddion
	MISSION, AND HELSINKI COMMISSION.—
16	(1) Treatment of employees as covered
16 17	
	(1) Treatment of employees as covered
17	(1) Treatment of employees as covered employees.—Section 101(3) (2 U.S.C. 1301(3)) is
17 18	(1) Treatment of employees as covered employees.—Section 101(3) (2 U.S.C. 1301(3)) is amended—
17 18 19	(1) Treatment of employees as covered employees.—Section 101(3) (2 U.S.C. 1301(3)) is amended— (A) by striking subparagraph (I);
17 18 19 20	 (1) TREATMENT OF EMPLOYEES AS COVERED EMPLOYEES.—Section 101(3) (2 U.S.C. 1301(3)) is amended— (A) by striking subparagraph (I); (B) by striking the period at the end of
17 18 19 20 21	 (1) Treatment of employees as covered employees.—Section 101(3) (2 U.S.C. 1301(3)) is amended— (A) by striking subparagraph (I); (B) by striking the period at the end of subparagraph (J) and inserting a semicolon;

1	"(J) the John C. Stennis Center for Public
2	Service Training and Development;
3	"(K) the China Review Commission;
4	"(L) the Congressional-Executive China
5	Commission; or
6	"(M) the Helsinki Commission.".
7	(2) Treatment of center and commissions
8	AS EMPLOYING OFFICE.—Section 101(9)(D) (2
9	U.S.C. 1301(9)(D)) is amended by striking "and the
10	Office of Technology Assessment" and inserting the
11	following: "the John C. Stennis Center for Public
12	Service Training and Development, the China Re-
13	view Commission, the Congressional-Executive China
14	Commission, and the Helsinki Commission".
15	(3) Definitions of commissions.—Section
16	101 (2 U.S.C. 1301) is amended by adding at the
17	end the following:
18	"(13) China review commission.—The term
19	'China Review Commission' means the United
20	States-China Economic and Security Review Com-
21	mission established under section 1238 of the Floyd
22	D. Spence National Defense Authorization Act for
23	Fiscal Year 2001 (22 U.S.C. 7002), as enacted into
24	law by section 1 of Public Law 106–398.

1	"(14) Congressional-executive china com-
2	MISSION.—The term 'Congressional-Executive China
3	Commission' means the Congressional-Executive
4	Commission on the People's Republic of China es-
5	tablished under title III of the U.S.–China Relations
6	Act of 2000 (Public Law 106–286; 22 U.S.C. 6911
7	et seq.).
8	"(15) Helsinki commission.—The term 'Hel-
9	sinki Commission' means the Commission on Secu-
10	rity and Cooperation in Europe established under
11	the Act entitled 'An Act to establish a Commission
12	on Security and Cooperation in Europe', approved
13	June 3, 1976 (Public Law 94–304; 22 U.S.C. 3001
14	et seq.).".
15	(b) Legal Assistance and Representation.—
16	(1) In general.—Title V (2 U.S.C. 1431 et
17	seq.) is amended—
18	(A) by redesignating section 509 as section
19	512; and
20	(B) by inserting after section 508 the fol-
21	lowing:
22	"SEC. 509. LEGAL ASSISTANCE AND REPRESENTATION.
23	"Legal assistance and representation under this Act,
24	including assistance and representation with respect to the
25	proposal or acceptance of the disposition of a claim under

- 1 this Act, shall be provided to the China Review Commis-
- 2 sion, the Congressional-Executive China Commission, and
- 3 the Helsinki Commission—

- "(1) by the Office of the House Employment
 Counsel of the House of Representatives, in the case
 of assistance and representation in connection with
 a claim filed under title IV (including all subsequent
 proceedings under such title in connection with the
 claim) at a time when the chair of the Commission
 is a Member of the House, and in the case of assistance and representation in connection with any subsequent claim related to the initial claim where the
 subsequent claim involves the same parties; or
 - "(2) by the Office of the Senate Chief Counsel for Employment of the Senate, in the case of assistance and representation in connection with a claim filed under title IV (including all subsequent proceedings under such title in connection with the claim) at a time when the chair of the Commission is a Senator, and in the case of assistance and representation in connection with any subsequent claim related to the initial claim where the subsequent claim involves the same parties.".
 - (2) CLERICAL AMENDMENTS.—The table of contents is amended—

1	(A) by redesignating the item relating to
2	section 509 as relating to section 512; and
3	(B) by inserting after the item relating to
4	section 508 the following new item:
	"Sec. 509. Legal assistance and representation.".
5	(c) Conforming Amendments.—Section 101 (2
6	U.S.C. 1301) is amended, in paragraphs (7) and (8), by
7	striking "through (I)" and inserting "through (M)".
8	(d) Effective Date.—The amendments made by
9	subsections (a) through (c) shall apply with respect to
10	claims alleging violations of the Congressional Account-
11	ability Act of 1995 (2 U.S.C. 1301 et seq.) which are first
12	made on or after the date of the enactment of this Act.
12 13	made on or after the date of the enactment of this Act. SEC. 306. TRAINING AND EDUCATION PROGRAMS OF
13	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF
13 14	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF OTHER EMPLOYING OFFICES.
13 14 15 16	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF OTHER EMPLOYING OFFICES. (a) REQUIRING OFFICES TO DEVELOP AND IMPLE-
13 14 15 16	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF OTHER EMPLOYING OFFICES. (a) REQUIRING OFFICES TO DEVELOP AND IMPLE- MENT PROGRAMS.—Title V (2 U.S.C. 1431 et seq.), as
1314151617	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF OTHER EMPLOYING OFFICES. (a) REQUIRING OFFICES TO DEVELOP AND IMPLE- MENT PROGRAMS.—Title V (2 U.S.C. 1431 et seq.), as amended by section 305(b), is further amended by insert-
13 14 15 16 17 18	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF OTHER EMPLOYING OFFICES. (a) REQUIRING OFFICES TO DEVELOP AND IMPLE- MENT PROGRAMS.—Title V (2 U.S.C. 1431 et seq.), as amended by section 305(b), is further amended by insert- ing after section 509 the following:
13 14 15 16 17 18 19	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF OTHER EMPLOYING OFFICES. (a) REQUIRING OFFICES TO DEVELOP AND IMPLE- MENT PROGRAMS.—Title V (2 U.S.C. 1431 et seq.), as amended by section 305(b), is further amended by insert- ing after section 509 the following: "SEC. 510. TRAINING AND EDUCATION PROGRAMS OF EM-
13 14 15 16 17 18 19 20	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF OTHER EMPLOYING OFFICES. (a) REQUIRING OFFICES TO DEVELOP AND IMPLE- MENT PROGRAMS.—Title V (2 U.S.C. 1431 et seq.), as amended by section 305(b), is further amended by insert- ing after section 509 the following: "SEC. 510. TRAINING AND EDUCATION PROGRAMS OF EM- PLOYING OFFICES.
13 14 15 16 17 18 19 20 21	SEC. 306. TRAINING AND EDUCATION PROGRAMS OF OTHER EMPLOYING OFFICES. (a) REQUIRING OFFICES TO DEVELOP AND IMPLE- MENT PROGRAMS.—Title V (2 U.S.C. 1431 et seq.), as amended by section 305(b), is further amended by inserting after section 509 the following: "SEC. 510. TRAINING AND EDUCATION PROGRAMS OF EMPLOYING OFFICES. "(a) REQUIRING OFFICES TO DEVELOP AND IMPLE-

- 1 vided under this Act, including the procedures available
- 2 under this Act to consider alleged violations of this Act.
- 3 "(b) Report to Committees.—
- 4 "(1) IN GENERAL.—Not later than 45 days
- 5 after the beginning of each Congress (beginning with
- 6 the One Hundred Sixteenth Congress), each employ-
- 7 ing office shall submit a report to the Committee on
- 8 House Administration of the House of Representa-
- 9 tives and the Committee on Rules and Administra-
- tion of the Senate on the implementation of the pro-
- gram required under subsection (a).
- 12 "(2) Special rule for first report.—Not
- later than 180 days after the date of the enactment
- of the Congressional Accountability Act of 1995 Re-
- form Act, each employing office shall submit the re-
- port described in paragraph (1) to the Committees
- described in such paragraph.
- 18 "(c) Exception for Offices of Congress.—This
- 19 section does not apply to an employing office described
- 20 in subparagraph (A), (B), or (C) of section 101(9).".
- 21 (b) Clerical Amendment.—The table of contents
- 22 is amended by inserting after the item relating to section
- 23 509, as inserted by section 305(b), the following new item:

[&]quot;Sec. 510. Training and education programs of employing offices.".

1	SEC. 307. SUPPORT FOR OUT-OF-AREA COVERED EMPLOY-
2	EES.
3	(a) In General.—Title V (2 U.S.C. 1431 et seq.),
4	as amended by section 306(a), is further amended by in-
5	serting after section 510 the following:
6	"SEC. 511. SUPPORT FOR OUT-OF-AREA COVERED EMPLOY-
7	EES.
8	"(a) In General.—All covered employees whose lo-
9	cation of employment is outside of the Washington, DC
10	area (referred to in this section as 'out-of-area covered em-
11	ployees', shall have equitable access to the resources and
12	services provided by the Office and under this Act as is
13	provided to covered employees who work in the Wash-
14	ington, DC area.
15	"(b) Office of Congressional Workplace
16	RIGHTS.—The Office shall—
17	"(1) establish a method by which out-of-area
18	covered employees may communicate securely with
19	the Office, which shall include an option for real-
20	time audiovisual communication; and
21	"(2) provide guidance to employing offices re-
22	garding how each office can facilitate equitable ac-
23	cess to the resources and services provided under
24	this Act for its out-of-area covered employees, in-
25	cluding information regarding the communication
26	methods described in paragraph (1).

2 gress that each employing office with out-of-area covered

1

"(c) Employing Offices.—It is the sense of Con-

3	employees should use its best efforts to facilitate equitable
4	access to the resources and services provided under this
5	Act for those employees.".
6	(b) CLERICAL AMENDMENT.—The table of contents
7	is amended by inserting after the item relating to section
8	510, as inserted by section 306(b), the following new item:
	"Sec. 511. Support for out-of-area employees.".
9	SEC. 308. RENAMING OFFICE OF COMPLIANCE AS OFFICE
10	OF CONGRESSIONAL WORKPLACE RIGHTS.
11	(a) Renaming.—Section 301 (2 U.S.C. 1381) is
12	amended—
12	(1) in the heading, by striking " OFFICE OF
13	(1) in the heating, by striking Office of
	COMPLIANCE" and inserting "OFFICE OF CON-
131415	
14	COMPLIANCE" and inserting "OFFICE OF CON-
14 15	COMPLIANCE" and inserting "OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; and
141516	COMPLIANCE" and inserting "OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; and (2) in subsection (a), by striking "Office of
14 15 16 17	COMPLIANCE" and inserting "OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; and (2) in subsection (a), by striking "Office of Compliance" and inserting "Office of Congressional
14 15 16 17 18	COMPLIANCE" and inserting "OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; and (2) in subsection (a), by striking "Office of Compliance" and inserting "Office of Congressional Workplace Rights".
14 15 16 17 18	COMPLIANCE" and inserting "OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; and (2) in subsection (a), by striking "Office of Compliance" and inserting "Office of Congressional Workplace Rights". (b) Conforming Amendments to Congressional
14 15 16 17 18 19 20	COMPLIANCE" and inserting "OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; and (2) in subsection (a), by striking "Office of Compliance" and inserting "Office of Congressional Workplace Rights". (b) Conforming Amendments to Congressional Accountability Act of 1995.—The Congressional Ac-
14 15 16 17 18 19 20 21	COMPLIANCE" and inserting "OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; and (2) in subsection (a), by striking "Office of Compliance" and inserting "Office of Congressional Workplace Rights". (b) Conforming Amendments to Congressional Accountability Act of 1995 is amended as follows:
14 15 16 17 18 19 20 21 22	COMPLIANCE" and inserting "OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; and (2) in subsection (a), by striking "Office of Compliance" and inserting "Office of Congressional Workplace Rights". (b) Conforming Amendments to Congressional Accountability Act of 1995.—The Congressional Accountability Act of 1995 is amended as follows: (1) In section 101(1) (2 U.S.C. 1301(1)), by

1 (2) In section 101(2) (2 U.S.C. 1301(2)), by 2 striking "Office of Compliance" and inserting "Of-3 fice of Congressional Workplace Rights". (24 (3)In section 101(3)(H)U.S.C. 1301(3)(H)), by striking "Office of Compliance" 5 6 and inserting "Office of Congressional Workplace 7 Rights". 8 In section 101(9)(D)(2(4)U.S.C. 1301(9)(D)), by striking "Office of Compliance" and 9 "Office 10 inserting of Congressional Workplace Rights". 11 12 (5) In section 101(10) (2 U.S.C. 1301(10)), by 13 striking "Office of Compliance" and inserting "Of-14 fice of Congressional Workplace Rights". 15 (6) In section 101(11) (2 U.S.C. 1301(11)), by striking "Office of Compliance" and inserting "Of-16 17 fice of Congressional Workplace Rights". 18 (7) In section 101(12) (2 U.S.C. 1301(12)), by 19 striking "Office of Compliance" and inserting "Of-20 fice of Congressional Workplace Rights". 21 (8) In section 210(a)(9) (2 U.S.C. 1331(a)(9)), 22 by striking "Office of Compliance" and inserting

"Office of Congressional Workplace Rights".

1 (9) In section 215(e)(1) (2 U.S.C. 1341(e)(1)), 2 by striking "Office of Compliance" and inserting 3 "Office of Congressional Workplace Rights". 4 (10)In section 220(e)(2)(G)(2U.S.C. 1351(e)(2)(G)), by striking "Office of Compliance" 5 6 and inserting "Office of Congressional Workplace 7 Rights". 8 (11) In the heading of title III, by striking "OFFICE OF COMPLIANCE" and inserting 9 "OFFICE OF CONGRESSIONAL WORK-10 PLACE RIGHTS". 11 12 (2U.S.C. (12)In section 304(c)(4)13 1384(c)(4)), by striking "Office of Compliance" and 14 "Office ofinserting Congressional Workplace 15 Rights". 16 (2(13)In section 304(c)(5)U.S.C. 1384(c)(5)), by striking "Office of Compliance" and 17 18 inserting "Office of Congressional Workplace 19 Rights". 20 (c) CLERICAL AMENDMENTS.—The table of contents is amended— 21 22 (1) by amending the item relating to the title 23 heading of title III to read as follows: "TITLE III—OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS"; 24 and

- 1 (2) by amending the item relating to section
- 2 301 to read as follows:
 - "Sec. 301. Establishment of the Office of Congressional Workplace Rights.".
- 3 (d) References in Other Laws, Rules, and
- 4 Regulations.—Any reference to the Office of Compli-
- 5 ance in any law, rule, regulation, or other official paper
- 6 in effect as of the effective date specified in section 401(a)
- 7 shall be considered to refer and apply to the Office of Con-
- 8 gressional Workplace Rights.

9 TITLE IV—EFFECTIVE DATE

- 10 SEC. 401. EFFECTIVE DATE.
- 11 (a) IN GENERAL.—Except as otherwise provided in
- 12 this Act, this Act and the amendments made by this Act
- 13 shall take effect upon the expiration of the 180-day period
- 14 which begins on the date of the enactment of this Act.
- 15 (b) No Effect on Pending Proceedings.—Noth-
- 16 ing in this Act or the amendments made by this Act may
- 17 be construed to affect any proceeding or payment of an
- 18 award or settlement relating to a claim under title IV of
- 19 the Congressional Accountability Act of 1995 (2 U.S.C.
- 20 1401 et seq.) which is pending as of the date of the enact-
- 21 ment of this Act. If, as of that date, an employee has
- 22 begun any of the proceedings under that title that were
- 23 available to the employee prior to that date, the employee
- 24 may complete, or initiate and complete, all such pro-
- 25 ceedings, and such proceedings shall remain in effect with

- 1 respect to, and provide the exclusive proceedings for, the
- 2 claim involved until the completion of all such proceedings.

Passed the Senate May 24, 2018.

Attest:

Secretary.

115TH CONGRESS S. 2952

AN ACT

To amend the Congressional Accountability Act of 1995 to establish protections against congressional sexual harassment and discrimination, and for other purposes.