118TH CONGRESS 1ST SESSION

H.R. 140

AN ACT

To amend title 5, United States Code, to prohibit Federal employees from advocating for censorship of viewpoints in their official capacity, and for other purposes.

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

1	SECTION 1. SHORT TITLE.
2	This Act may be cited as the "Protecting Speech
3	from Government Interference Act".
4	SEC. 2. PROHIBITION ON FEDERAL EMPLOYEE CENSOR-
5	SHIP.
6	(a) In General.—Chapter 73 of title 5, United
7	States Code, is amended by adding at the end the fol-
8	lowing:
9	"SUBCHAPTER VIII—PROHIBITION ON
10	FEDERAL EMPLOYEE CENSORSHIP
11	"§ 7381. Policy regarding Federal employee censor-
12	ship
13	"It is the policy of the Congress that employees act-
14	ing in their official capacity should neither take action
15	within their authority or influence to promote the censor-
16	ship of any lawful speech, nor advocate that a third party,
17	including a private entity, censor such speech.
18	"§ 7382. Prohibition on Federal employee censorship
19	"(a) In General.—An employee may not—
20	"(1) use the employee's official authority to
21	censor any private entity, including outside of nor-
22	mal duty hours and while such employee is away
23	from the employee's normal duty post; or
24	"(2) engage in censorship of a private entity—
25	"(A) while the employee is on duty;

1	"(B) in any room or building occupied in
2	the discharge of official duties by an individual
3	employed or holding office in the Government of
4	the United States or any agency or instrumen-
5	tality thereof;
6	"(C) while wearing a uniform or official in-
7	signia identifying the office or position of the
8	employee;
9	"(D) while using any vehicle owned or
10	leased by the Government of the United States
11	or any agency or instrumentality thereof; or
12	"(E) while using any information system
13	or information technology (as defined under
14	section 11101 of title 40).
15	"(b) Exceptions for Law Enforcement Func-
16	TIONS AND REPORTING REQUIREMENTS.—
17	"(1) In general.—Nothing in this section
18	shall be construed to prohibit an employee from en-
19	gaging in lawful actions against unlawful speech
20	within the official authority of such employee for the
21	purpose of exercising legitimate law enforcement
22	functions.
23	"(2) Reporting.—
24	"(A) IN GENERAL.—Not later than 72
25	hours before an employee exercises a legitimate

1	law enforcement function under paragraph (1)
2	to take any action to censor any unlawful
3	speech (in this paragraph referred to as a 'cen-
4	sorship action'), and consistent with subpara-
5	graph (D), the head of the agency that employs
6	the employee shall submit, to the Office of Spe-
7	cial Counsel and the chair and ranking member
8	of the committees of Congress described under
9	subparagraph (B), a report that includes—
10	"(i) an overview of the action, or ac-
11	tions, to be taken, including a summary of
12	the action being taken and the rationale
13	for why a censorship action is necessary;
14	"(ii) the name of the entity which the
15	action is being requested of;
16	"(iii) the person and entity targeted
17	by the censorship action, including the as-
18	sociated name or number of any account
19	used or maintained by the entity and a de-
20	scription of the specific speech content tar-
21	geted;
22	"(iv) the agency's legal authority for
23	exercising the law enforcement function;
24	"(v) the agency employee or employ-
25	ees involved in the censorship action, in-

1	cluding their position and any direct super-
2	visor;
3	"(vi) a list of other agencies that have
4	been involved, consulted, or communicated
5	with in coordination with the censorship
6	action; and
7	"(vii) a classified annex, if the agency
8	head deems it appropriate.
9	"(B) Committees.—The committees of
10	Congress described under this subparagraph are
11	the following:
12	"(i) The Committee on Oversight and
13	Accountability, the Committee on the Judi-
14	ciary, the Permanent Select Committee on
15	Intelligence, and the Committee on Energy
16	and Commerce of the House of Represent-
17	atives.
18	"(ii) The Committee on Homeland Se-
19	curity and Governmental Affairs, the Com-
20	mittee on the Judiciary, Select Committee
21	on Intelligence, and the Committee on
22	Commerce, Science, and Transportation of
23	the Senate.
24	"(C) Clarification of office of spe-
25	CIAL COUNSEL REPORTING REQUIREMENTS.—

1	The reporting requirements in this paragraph
2	do not apply to the Office of Special Counsel's
3	advisory and enforcement functions under sub-
4	chapter II of chapter 12.
5	"(D) Reporting requirements for
6	CERTAIN ACTIONS.—
7	"(i) Any censorship action relating to
8	combating child pornography and exploi-
9	tation, human trafficking, or the illegal
10	transporting of or transacting in controlled
11	substances shall be exempt from the re-
12	porting requirement under this paragraph.
13	"(ii) With respect to any censorship
14	action related to safeguarding, or pre-
15	venting the unlawful dissemination of
16	properly classified national security infor-
17	mation, subparagraph (A) shall be applied
18	by substituting 'Not later than 72 hours
19	after' for 'Not later than 72 hours before'.
20	"(c) Penalties.—
21	"(1) In general.—An employee who violates
22	this section shall be subject to—
23	"(A) disciplinary action consisting of re-
24	moval, reduction in grade, debarment from

1	Federal employment for a period not to exceed
2	10 years, suspension, or reprimand;
3	"(B) an assessment of a civil penalty not
4	to exceed \$1,000; or
5	"(C) any combination of the penalties de-
6	scribed in subparagraph (A) or (B).
7	"(2) Application to senior government
8	OFFICIALS.—Paragraph (1)(B) shall be applied by
9	substituting '\$50,000' for '\$1,000' for any employee
10	who is—
11	"(A) paid from an appropriation for the
12	White House Office; or
13	"(B) appointed by the President, by and
14	with the advice and consent of the Senate.
15	"(d) Enforcement.—
16	"(1) In general.—Except as provided in para-
17	graph (2) and subsection (c)(2), this section shall be
18	enforced in the same manner as subchapter III of
19	this chapter.
20	"(2) APPLICATION.—Notwithstanding any other
21	provision of law, including section 1215(b), the Spe-
22	cial Counsel may, in lieu of sending a report to the
23	President under section 1215(b), seek civil monetary
24	penalties under subsection (c)(2) pursuant to section
25	1215(a). This paragraph shall not be construed to

1 limit or otherwise affect the President's authority to 2 enforce any disciplinary action against an employee described under subsection (c)(2). 3 "(e) Report.— 4 "(1) IN GENERAL.—Not later than 240 days 6 after the date of the enactment of this section, and 7 annually thereafter, the Attorney General, in con-8 sultation with the Assistant Attorney General for 9 Civil Rights and the Office of Special Counsel, shall 10 submit to the committees of Congress described in 11 subsection (b)(2)(B) a report evaluating the compli-12 ance by the Federal Government with this section, 13 including a description of any action by the head of 14 an agency or department in the executive branch 15 to-"(A) consult with any third parties about 16 17 censorship by employees in the executive 18 branch; or

19 "(B) engage in any activity prohibited 20 under this section.

21 "(2) SUNSET.—This subsection shall terminate 22 on the date that is 10 years after the date of the 23 enactment of this subsection.

24 "(f) Annual Training.—Not less than annually, the25 head of each employing agency shall provide mandatory

1	training on this section and the requirements of this sec-
2	tion to each agency employee.
3	"(g) Definitions.—In this subchapter—
4	"(1) the term 'censor' or 'censorship' means in-
5	fluencing or coercing, or directing another to influ-
6	ence or coerce, for—
7	"(A) the removal or suppression of lawful
8	speech, in whole or in part, from or on any
9	interactive computer service;
10	"(B) the addition of any disclaimer, infor-
11	mation, or other alert to lawful speech being ex-
12	pressed on an interactive computer service; or
13	"(C) the removal or restriction of access of
14	any person or entity on an interactive computer
15	service generally available to the public, unless
16	such person or entity is engaged in unlawful
17	speech or criminal activities on such service;
18	"(2) the term 'employee' has the meaning given
19	that term in section 7322;
20	"(3) the term 'interactive computer service' has
21	the meaning given that term in section 230(f) of the
22	Communications Act of 1934 (47 U.S.C. 230(f));
23	"(4) the term 'lawful speech' means speech pro-
24	tected by the First Amendment of the Constitution
25	and

- 1 "(5) the term 'unlawful speech' means speech
- 2 not protected by the First Amendment of the Con-
- 3 stitution.".
- 4 (b) CLERICAL AMENDMENT.—The table of sections
- 5 for chapter 73 of title 5, United States Code, is amended
- 6 by adding at the end the following:

"SUBCHAPTER VIII—PROHIBITION ON FEDERAL EMPLOYEE CENSORSHIP

- 7 (c) Including Censorship Activities Under Ju-
- 8 RISDICTION OF OFFICE OF SPECIAL COUNSEL.—Strike
- 9 paragraph (1) of section 1216(a) of title 5, United States
- 10 Code, and insert the following:
- "(1) political activity and censorship prohibited
- under subchapter III and subchapter VIII of chapter
- 13 73, relating to political and censorship activities, re-
- spectively, by Federal employees;".
- 15 (d) Rule of Construction.—Nothing in this Act
- 16 or any amendment made by this Act should be interpreted
- 17 as prohibiting a lawful action by a Federal agency to en-
- 18 force a Federal law or regulation (including any action to
- 19 enforce a Federal law or regulation addressing obscene
- 20 matters), to establish or enforce the terms and conditions
- 21 of Federal financial assistance, or to prohibit a Federal
- 22 employee from using an official Federal account on an
- 23 interactive computer service to communicate an official

[&]quot;7381. Policy regarding Federal employee censorship.

[&]quot;7382. Prohibition on Federal employee censorship.".

- 1 policy position, and relevant information, to the public, or
- 2 provide information through normal press and public af-
- 3 fairs relations.
- 4 (e) Severability.—If any provision of this Act or
- 5 any amendment made by this Act, or the application of
- 6 a provision of this Act or an amendment made by this
- 7 Act to any person or circumstance, is held to be unconsti-
- 8 tutional, the remainder of this Act, and the application
- 9 of the provisions to any person or circumstance, shall not
- 10 be affected by the holding.

11 SEC. 3. CONGRESSIONAL FINDINGS.

- The Congress finds that inspectors general should not
- 13 less than annually for the next seven years publicly report
- 14 the number of complaints and tips received, the number
- 15 of investigations opened, and statistics on how investiga-
- 16 tions were managed and their disposition by that inspector
- 17 general related to compliance with this Act and the
- 18 amendments made by this Act.

Passed the House of Representatives March 9, 2023.

Attest:

Clerk.

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