(Original Signature of Member)



To amend the Voting Rights Act of 1965.

IN THE HOUSE OF REPRESENTATIVES

Mr. SENSENBRENNER (for himself and [see attached list of cosponsors]) introduced the following bill; which was referred to the Committee on

A BILL

To amend the Voting Rights Act of 1965.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

This Act may be cited as the "Fannie Lou Hamer,

5 Rosa Parks, and Coretta Scott King Voting Rights Act

6 Reauthorization and Amendments Act of 2006".

7 SEC. 2. CONGRESSIONAL PURPOSE AND FINDINGS.

8 (a) PURPOSE.—The purpose of this Act is to ensure9 that the right of all citizens to vote, including the right



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to register to vote and cast meaningful votes, is preserved
 and protected as guaranteed by the Constitution.

3 (b) FINDINGS.—The Congress finds the following:

4 (1) Significant progress has been made in elimi-5 nating first generation barriers experienced by mi-6 nority voters, including increased numbers of reg-7 istered minority voters, minority voter turnout, and 8 minority representation in Congress, State legisla-9 tures, and local elected offices. This progress is the 10 direct result of the Voting Rights Act of 1965.

11 (2) However, vestiges of discrimination in vot12 ing continue to exist as demonstrated by second gen13 eration barriers constructed to prevent minority vot14 ers from fully participating in the electoral process.

(3) The continued pervasiveness of racially polarized voting in each of the jurisdictions covered by
the expiring provisions of the Voting Rights Act of
1965 demonstrates that racial and language minorities remain politically vulnerable, warranting the
continued protection of the Voting Rights Act of
1965.

(4) Evidence of continued discrimination includes—

(A) the hundreds of objections interposed, requests for more information submitted fol-



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lowed by voting changes withdrawn from con-
sideration by jurisdictions covered by the Voting
Rights Act of 1965, and section 5 enforcement
actions undertaken by the Department of Jus-
tice in covered jurisdictions since 1982 that
prevented election practices, such as annex-
ation, at-large voting, and the use of multi-
member districts, from being enacted to dilute
minority voting strength;
(B) the number of requests for declaratory
judgments denied by the United States District
Court for the District of Columbia;
(C) the continued filing of section 2 cases
that originated in covered jurisdictions; and
(D) the litigation pursued by the Depart-
ment of Justice since 1982 to enforce sections
4(e), $4(f)(4)$, and 203 of such Act to ensure
that all language minority citizens have full ac-
cess to the political process.
(5) The evidence clearly shows the continued
need for Federal oversight in jurisdictions covered
by the Voting Rights Act of 1965 since 1982, as
demonstrated in the counties certified by the Attor-
ney General for Federal examiner and observer cov-
erage and the tens of thousands of Federal observers



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that have been dispatched to observe elections in
 covered jurisdictions.

(6) The effectiveness of the Voting Rights Act
of 1965 has been significantly weakened by the
United States Supreme Court decisions in Reno v.
Bossier Parish II and Georgia v. Ashcroft, which
have misconstrued Congress' original intent in enacting the Voting Rights Act of 1965 and narrowed
the protections afforded by section 5 of such Act.

10 (7) Despite the progress made by minorities 11 under the Voting Rights Act of 1965, the evidence 12 before Congress reveals that 40 years has not been 13 a sufficient amount of time to eliminate the vestiges 14 of discrimination following nearly 100 years of dis-15 regard for the dictates of the 15th amendment and 16 to ensure that the right of all citizens to vote is pro-17 tected as guaranteed by the Constitution.

18 (8) Present day discrimination experienced by 19 racial and language minority voters is contained in 20 evidence, including the objections interposed by the 21 Department of Justice in covered jurisdictions; the 22 section 2 litigation filed to prevent dilutive tech-23 niques from adversely affecting minority voters; the 24 enforcement actions filed to protect language minori-25 ties; and the tens of thousands of Federal observers



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dispatched to monitor polls in jurisdictions covered
 by the Voting Rights Act of 1965.
 (9) The record compiled by Congress dem-

onstrates that, without the continuation of the Voting Rights Act of 1965 protections, racial and language minority citizens' will be deprived of the opportunity to exercise their right to vote, or will have
their votes diluted, undermining the significant gains
made by minorities in the last 40 years.

10SEC. 3. CHANGES RELATING TO USE OF EXAMINERS AND11OBSERVERS.

(a) USE OF OBSERVERS.—Section 8 of the Voting
Rights Act of 1965 (42 U.S.C. 1973f) is amended to read
as follows:

15 "SEC. 8. (a) Whenever—

16 "(1) a court has authorized the appointment of
17 observers under section 3(a) for a political subdivi18 sion; or

"(2) the Attorney General certifies with respect
to any political subdivision named in, or included
within the scope of, determinations made under section 4(b), unless a declaratory judgment has been
rendered under section 4(a), that—

"(A) the Attorney General has received written meritorious complaints from residents,



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elected officials, or civic participation organizations that efforts to deny or abridge the right to vote under the color of law on account of race or color, or in contravention of the guarantees set forth in section 4(f)(2) are likely to occur; or

7 "(B) in the Attorney General's judgment 8 (considering, among other factors, whether the 9 ratio of nonwhite persons to white persons reg-10 istered to vote within such subdivision appears 11 to the Attorney General to be reasonably attrib-12 utable to violations of the 14th or 15th amend-13 ment or whether substantial evidence exists that 14 bona fide efforts are being made within such 15 subdivision to comply with the 14th or 15th 16 amendment), the assignment of observers is 17 otherwise necessary to enforce the guarantees 18 of the 14th or 15th amendment;

the Director of the Office of Personnel Management
shall assign as many observers for such subdivision
as the Director may deem appropriate.

"(b) Except as provided in subsection (c), such observers shall be assigned, compensated, and separated
without regard to the provisions of any statute administered by the Director of the Office of Personnel Manage-



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ment, and their service under this Act shall not be consid-1 2 ered employment for the purposes of any statute adminis-3 tered by the Director of the Office of Personnel Manage-4 ment, except the provisions of section 7324 of title 5, 5 United States Code, prohibiting partian political activity. 6 "(c) The Director of the Office of Personnel Manage-7 ment is authorized to, after consulting the head of the ap-8 propriate department or agency, designate suitable per-9 sons in the official service of the United States, with their 10 consent, to serve in these positions.

11 "(d) Observers shall be authorized to—

12 "(1) enter and attend at any place for holding 13 an election in such subdivision for the purpose of ob-14 serving whether persons who are entitled to vote are 15 being permitted to vote; and

"(2) enter and attend at any place for tab-16 17 ulating the votes cast at any election held in such 18 subdivision for the purpose of observing whether 19 votes cast by persons entitled to vote are being prop-20 erly tabulated.

21 "(e) Observers shall investigate and report to the At-22 torney General, and if the appointment of observers has 23 been authorized pursuant to section 3(a), to the court.".



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1 (b) MODIFICATION OF SECTION 13.—Section 13 of 2 the Voting Rights Act of 1965 (42 U.S.C. 1973k) is 3 amended to read as follows:

4 "SEC. 13. (a) The assignment of observers shall ter-5 minate in any political subdivision of any State—

6 "(1) with respect to observers appointed pursu-7 ant to section 8 or with respect to examiners cer-8 tified under this Act before the date of the enact-9 ment of the Fannie Lou Hamer, Rosa Parks, and 10 Coretta Scott King Voting Rights Act Reauthoriza-11 tion and Amendments Act of 2006, whenever the At-12 torney General notifies the Director of the Office of 13 Personnel Management, or whenever the District 14 Court for the District of Columbia determines in an 15 action for declaratory judgment brought by any po-16 litical subdivision described in subsection (b), that 17 there is no longer reasonable cause to believe that 18 persons will be deprived of or denied the right to 19 vote on account of race or color, or in contravention 20 of the guarantees set forth in section 4(f)(2) in such 21 subdivision; and

"(2) with respect to observers appointed pursuant to section 3(a), upon order of the authorizing court.



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"(b) A political subdivision referred to in subsection
 (a)(1) is one with respect to which the Director of the Cen sus has determined that more than 50 per centum of the
 nonwhite persons of voting age residing therein are reg istered to vote.

6 "(c) A political subdivision may petition the Attorney7 General for a termination under subsection (a)(1).".

8 (c) REPEAL OF SECTIONS RELATING TO EXAM9 INERS.—Sections 6, 7, and 9 of the Voting Rights Act
10 of 1965 (42 U.S.C. 1973d,1973e and 1973g) are repealed.
11 (d) SUBSTITUTION OF REFERENCES TO "OBSERV12 ERS" FOR REFERENCES TO "EXAMINERS".—

(1) Section 3(a) of the Voting Rights Act of
14 1965 (42 U.S.C. 1973a(a)) is amended by striking
15 "examiners" each place it appears and inserting
16 "observers".

17 (2) Section 4(a)(1)(C) of the Voting Rights Act
18 of 1965 (42 U.S.C. 1973b(a)(1)(C)) is amended by
19 inserting "or observers" after "examiners".

20 (3) Section 12(b) of the Voting Rights Act of
21 1965 (42 U.S.C. 1973j(b)) is amended by striking
22 "an examiner has been appointed" and inserting "an
23 observer has been assigned".

(4) Section 12(e) of the Voting Rights Act of1965 (42 U.S.C. 1973j(e)) is amended—



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1	(A) by striking "examiners" and inserting
2	"observers"; and
3	(B) by striking "examiner" each place it
4	appears and inserting "observer".
5	(e) Conforming Changes Relating to Section
6	References.—
7	(1) Section 4(b) of the Voting Rights Act of
8	1965 (42 U.S.C. 1973b(b)) is amended by striking
9	"section 6" and inserting "section 8".
10	(2) Subsections (a) and (c) of section 12 of the
11	Voting Rights Act of 1965 (42 U.S.C. 1973j(a) and
12	1973j(c)) are each amended by striking "7,".
13	(3) Section 14(b) of the Voting Rights Act of
14	1965 (42 U.S.C. 1973l(b)) is amended by striking
15	"or a court of appeals in any proceeding under sec-
16	tion 9''.
17	SEC. 4. RECONSIDERATION OF SECTION 4 BY CONGRESS.
18	Paragraphs (7) and (8) of section $4(a)$ of the Voting
19	Rights Act of 1965 (42 U.S.C. 1973b(a)) are each amend-
20	ed by striking "Voting Rights Act Amendments of 1982"
21	and inserting "Fannie Lou Hamer, Rosa Parks, and
22	Coretta Scott King Voting Rights Act Reauthorization
23	and Amendments Act of 2006".



1 SEC. 5. CRITERIA FOR DECLARATORY JUDGMENT.

2 Section 5 of the Voting Rights Act of 1965 (42) 3 U.S.C. 1973c) is amended—

4 (1) by inserting "(a)" before "Whenever";

5 (2) by striking "does not have the purpose and 6 will not have the effect" and inserting "neither has 7 the purpose nor will have the effect"; and

8 (3) by adding at the end the following:

9 "(b) Any voting qualification or prerequisite to vot-10 ing, or standard, practice, or procedure with respect to 11 voting that has the purpose of or will have the effect of 12 diminishing the ability of any citizens of the United States 13 on account of race or color, or in contravention of the guarantees set forth in section 4(f)(2), to elect their pre-14 ferred candidates of choice denies or abridges the right 15 16 to vote within the meaning of subsection (a) of this section. 17

18 "(c) The term 'purpose' in subsections (a) and (b) 19 of this section shall include any discriminatory purpose. 20 "(d) The purpose of subsection (b) of this section is to protect the ability of such citizens to elect their pre-21 22 ferred candidates of choice.".

23 SEC. 6. EXPERT FEES AND OTHER REASONABLE COSTS OF

LITIGATION.

25 Section 14(e) of the Voting Rights Act of 1965 (42) U.S.C. 1973l(e)) is amended by inserting ", reasonable ex-26



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pert fees, and other reasonable litigation expenses" after
 "reasonable attorney's fee".

3 SEC. 7. EXTENSION OF BILINGUAL ELECTION REQUIRE-4 MENTS.

5 Section 203(b)(1) of the Voting Rights Act of 1965
6 (42 U.S.C. 1973aa-1a(b)(1)) is amended by striking
7 "2007" and inserting "2032".

8 SEC. 8. USE OF AMERICAN COMMUNITY SURVEY CENSUS 9 DATA.

Section 203(b)(2)(A) of the Voting Rights Act of
11 1965 (42 U.S.C. 1973aa-1a(b)(2)(A)) is amended by
12 striking "census data" and inserting "the 2010 American
13 Community Survey census data and subsequent American
14 Community Survey data in 5-year increments, or com15 parable census data".

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