..... (Original Signature of Member)

114TH CONGRESS 1ST SESSION



To secure the Federal voting rights of persons when released from incarceration.

IN THE HOUSE OF REPRESENTATIVES

Mr. CONVERS introduced the following bill; which was referred to the Committee on

A BILL

To secure the Federal voting rights of persons when released from incarceration.

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.

4 This Act may be cited as the "Democracy Restoration

5 Act of 2015".

6 SEC. 2. FINDINGS.

7 Congress makes the following findings:

- 8 (1) The right to vote is the most basic constitu-
- 9 tive act of citizenship. Regaining the right to vote

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reintegrates individuals with criminal convictions
 into free society, helping to enhance public safety.

3 (2) Article I, section 4, of the Constitution
4 grants Congress ultimate supervisory power over
5 Federal elections, an authority which has repeatedly
6 been upheld by the United States Supreme Court.

7 (3) Basic constitutional principles of fairness 8 and equal protection require an equal opportunity 9 for citizens of the United States to vote in Federal 10 elections. The right to vote may not be abridged or 11 denied by the United States or by any State on ac-12 count of race, color, gender, or previous condition of 13 servitude. The 13th, 14th, 15th, 19th, 24th, and 14 26th Amendments to the Constitution empower Con-15 gress to enact measures to protect the right to vote in Federal elections. The 8th Amendment to the 16 17 Constitution provides for no excessive bail to be re-18 quired, nor excessive fines imposed, nor cruel and 19 unusual punishments inflicted.

20 (4) There are 3 areas where discrepancies in
21 State laws regarding criminal convictions lead to un22 fairness in Federal elections—

23 (A) the lack of a uniform standard for vot-24 ing in Federal elections leads to an unfair dis-

1 parity and unequal participation in Federal 2 elections based solely on where a person lives; (B) laws governing the restoration of vot-3 4 ing rights after a criminal conviction vary 5 throughout the country and persons in some 6 States can easily regain their voting rights 7 while in other States persons effectively lose 8 their right to vote permanently; and 9 (C) State disenfranchisement laws dis-10 proportionately impact racial and ethnic minori-11 ties. 12 (5) Two States do not disenfranchise individ-13 uals with criminal convictions at all (Maine and 14 Vermont), but 48 States and the District of Colum-15 bia have laws that deny convicted individuals the 16 right to vote while they are in prison. 17 (6) In some States disenfranchisement results 18 from varying State laws that restrict voting while in-19 dividuals are under the supervision of the criminal 20 justice system or after they have completed a crimi-21 nal sentence. In 35 States, convicted individuals may 22 not vote while they are on parole and 31 of those 23 States disenfranchise individuals on felony probation 24 as well. In 11 States, a conviction can result in life-25 time disenfranchisement.

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(7) Several States deny the right to vote to in-2 dividuals convicted of certain misdemeanors.

3 (8) An estimated 5,850,000 citizens of the 4 United States, or about 1 in 40 adults in the United 5 States, currently cannot vote as a result of a felony 6 conviction. Of the 5,850,000 citizens barred from 7 voting, only 25 percent are in prison. By contrast, 8 75 percent of the disenfranchised reside in their 9 communities while on probation or parole or after 10 having completed their sentences. Approximately 11 2,600,000 citizens who have completed their sen-12 tences remain disenfranchised due to restrictive 13 State laws. In 6 States-Alabama, Florida, Ken-14 tucky, Mississippi, Tennessee, and Virginia-more 15 than 7 percent of the total population is 16 disenfranchised.

17 (9) In those States that disenfranchise individ-18 uals post-sentence, the right to vote can be regained 19 in theory, but in practice this possibility is often 20 granted in a non-uniform and potentially discrimina-21 tory manner. Disenfranchised individuals must ei-22 ther obtain a pardon or an order from the Governor 23 or an action by the parole or pardon board, depend-24 ing on the offense and State. Individuals convicted

of a Federal offense often have additional barriers to
 regaining voting rights.

3 (10) State disenfranchisement laws dispropor-4 tionately impact racial and ethnic minorities. Eight 5 percent of the African-American population, or 6 2,000,000 African-Americans, are disenfranchised. 7 Given current rates of incarceration, approximately 8 1 in 3 of the next generation of African-American 9 men will be disenfranchised at some point during 10 their lifetime. Currently, 1 of every 13 African-11 Americans are rendered unable to vote because of 12 felony disenfranchisement, which is a rate 4 times 13 greater than non African-Americans. 7.7 percent of 14 African-Americans are disenfranchised whereas only 15 1.8 percent of non African-Americans are. In 3 States—Florida (23 percent), Kentucky (22 per-16 17 cent), and Virginia (20 percent)—more than 1 in 5 18 African-Americans are unable to vote because of 19 prior convictions.

20 citizens (11)Latino are disproportionately 21 disenfranchised based upon their disproportionate 22 representation in the criminal justice system. If cur-23 rent incarceration trends hold, 17 percent of Latino 24 men will be incarcerated during their lifetimes, in 25 contrast to less than 6 percent of non-Latino White

1 men. When analyzing the data across 10 States, 2 Latinos generally have disproportionately higher 3 rates of disenfranchisement compared to their presence in the voting age population. In 6 out of 10 4 5 States studied in 2003, Latinos constitute more 6 than 10 percent of the total number of persons 7 disenfranchised by State felony laws. In 4 States 8 (California, 37 percent; New York, 34 percent; 9 Texas. 30 percent; and Arizona, 27 percent), 10 Latinos were disenfranchised by a rate of more than 11 25 percent.

(12) Disenfranchising citizens who have been
convicted of a criminal offense and who are living
and working in the community serves no compelling
State interest and hinders their rehabilitation and
reintegration into society.

(13) State disenfranchisement laws can suppress electoral participation among eligible voters by
discouraging voting among family and community
members of disenfranchised persons. Future electoral participation by the children of disenfranchised
parents may be impacted as well.

(14) The United States is the only Western democracy that permits the permanent denial of voting
rights for individuals with felony convictions.

1 SEC. 3. RIGHTS OF CITIZENS.

2 The right of an individual who is a citizen of the 3 United States to vote in any election for Federal office 4 shall not be denied or abridged because that individual has 5 been convicted of a criminal offense unless such individual 6 is serving a felony sentence in a correctional institution 7 or facility at the time of the election.

8 SEC. 4. ENFORCEMENT.

9 (a) ATTORNEY GENERAL.—The Attorney General
10 may, in a civil action, obtain such declaratory or injunctive
11 relief as is necessary to remedy a violation of this Act.
12 (b) PRIVATE RIGHT OF ACTION.—

(1) IN GENERAL.—A person who is aggrieved
by a violation of this Act may provide written notice
of the violation to the chief election official of the
State involved.

17 (2) RELIEF.—Except as provided in paragraph 18 (3), if the violation is not corrected within 90 days 19 after receipt of a notice under paragraph (1), or 20 within 20 days after receipt of the notice if the viola-21 tion occurred within 120 days before the date of an 22 election for Federal office, the aggrieved person 23 may, in a civil action, obtain declaratory or injunc-24 tive relief with respect to the violation.

25 (3) EXCEPTION.—If the violation occurred
26 within 30 days before the date of an election for

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Federal office, the aggrieved person need not provide
 notice to the chief election official of the State under
 paragraph (1) before bringing a civil action to obtain
 declaratory or injunctive relief with respect to the
 violation.
 SEC. 5. NOTIFICATION OF RESTORATION OF VOTING

RIGHTS.

8 (a) STATE NOTIFICATION.—

9 (1) NOTIFICATION.—On the date determined 10 under paragraph (2), each State shall notify in writ-11 ing any individual who has been convicted of a 12 criminal offense under the law of that State that 13 such individual has the right to vote in an election 14 for Federal office pursuant to the Democracy Res-15 toration Act of 2015 and may register to vote in any such election. 16

17 (2) DATE OF NOTIFICATION.—

(A) FELONY CONVICTION.—In the case of
such an individual who has been convicted of a
felony, the notification required under paragraph (1) shall be given on the date on which
the individual—

23 (i) is sentenced to serve only a term24 of probation; or

1	(ii) is released from the custody of
2	that State (other than to the custody of
3	another State or the Federal Government
4	to serve a term of imprisonment for a fel-
5	ony conviction).
6	(B) MISDEMEANOR CONVICTION.—In the
7	case of such an individual who has been con-
8	victed of a misdemeanor, the notification re-
9	quired under paragraph (1) shall be given on
10	the date on which such individual is sentenced
11	by a State court.
12	(b) Federal Notification.—
13	(1) NOTIFICATION.—Any individual who has
14	been convicted of a criminal offense under Federal
15	law shall be notified in accordance with paragraph
16	(2) that such individual has the right to vote in an
17	election for Federal office pursuant to the Democ-
18	racy Restoration Act of 2015 and may register to
19	vote in any such election.
20	(2) DATE OF NOTIFICATION.—
21	(A) FELONY CONVICTION.—In the case of
22	such an individual who has been convicted of a
23	felony, the notification required under para-
24	graph (1) shall be given—

1	(i) in the case of an individual who is
2	sentenced to serve only a term of proba-
3	tion, by the Assistant Director for the Of-
4	fice of Probation and Pretrial Services of
5	the Administrative Office of the United
6	States Courts on the date on which the in-
7	dividual is sentenced; or
8	(ii) in the case of any individual com-
9	mitted to the custody of the Bureau of
10	Prisons, by the Director of the Bureau of
11	Prisons, during the period beginning on
12	the date that is 6 months before such indi-
13	vidual is released and ending on the date
14	such individual is released from the cus-
15	tody of the Bureau of Prisons.
16	(B) MISDEMEANOR CONVICTION.—In the
17	case of such an individual who has been con-
18	victed of a misdemeanor, the notification re-
19	quired under paragraph (1) shall be given on
20	the date on which such individual is sentenced
21	by a court established by an Act of Congress.
22	SEC. 6. DEFINITIONS.
23	For purposes of this Act:
24	(1) CORRECTIONAL INSTITUTION OR FACIL-
25	ITY.—The term "correctional institution or facility"

1	means any prison, penitentiary, jail, or other institu-
2	tion or facility for the confinement of individuals
3	convicted of criminal offenses, whether publicly or
4	privately operated, except that such term does not
5	include any residential community treatment center
6	(or similar public or private facility).
7	(2) ELECTION.—The term "election" means—
8	(A) a general, special, primary, or runoff
9	election;
10	(B) a convention or caucus of a political
11	party held to nominate a candidate;
12	(C) a primary election held for the selec-
13	tion of delegates to a national nominating con-
14	vention of a political party; or
15	(D) a primary election held for the expres-
16	sion of a preference for the nomination of per-
17	sons for election to the office of President.
18	(3) FEDERAL OFFICE.—The term "Federal of-
19	fice" means the office of President or Vice President
20	of the United States, or of Senator or Representa-
21	tive in, or Delegate or Resident Commissioner to,
22	the Congress of the United States.
23	(4) PROBATION.—The term "probation" means
24	probation, imposed by a Federal, State, or local

1	court, with or without a condition on the individual
2	involved concerning—
3	(A) the individual's freedom of movement;
4	(B) the payment of damages by the indi-
5	vidual;
6	(C) periodic reporting by the individual to
7	an officer of the court; or
8	(D) supervision of the individual by an of-
9	ficer of the court.
10	SEC. 7. RELATION TO OTHER LAWS.
11	(a) STATE LAWS RELATING TO VOTING RIGHTS.—
12	Nothing in this Act shall be construed to prohibit the
13	States from enacting any State law which affords the right
14	to vote in any election for Federal office on terms less
15	restrictive than those established by this Act.
16	(b) CERTAIN FEDERAL ACTS.—The rights and rem-
17	edies established by this Act are in addition to all other
18	rights and remedies provided by law, and neither rights
19	and remedies established by this Act shall supersede, re-
20	strict, or limit the application of the Voting Rights Act
21	of 1965 (52 U.S.C. 10301 et seq.) or the National Voter
22	Registration Act of 1993 (52 U.S.C. 20501 et seq.).
23	SEC. 8. FEDERAL PRISON FUNDS.

No State, unit of local government, or other personmay receive or use, to construct or otherwise improve a

prison, jail, or other place of incarceration, any Federal
 funds unless that person has in effect a program under
 which each individual incarcerated in that person's juris diction who is a citizen of the United States is notified,
 upon release from such incarceration, of that individual's
 rights under section 3.

7 SEC. 9. EFFECTIVE DATE.

8 This Act shall apply to citizens of the United States9 voting in any election for Federal office held after the date10 of the enactment of this Act.