115th CONGRESS 2d Session

To amend the Congressional Accountability Act of 1995 to reform the procedures provided under such Act for the initiation, investigation, and resolution of claims alleging that employing offices of the legislative branch have violated the rights and protections provided to their employees under such Act, including protections against sexual harassment and discrimination, and for other purposes.

IN THE SENATE OF THE UNITED STATES

_____ introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To amend the Congressional Accountability Act of 1995 to reform the procedures provided under such Act for the initiation, investigation, and resolution of claims alleging that employing offices of the legislative branch have violated the rights and protections provided to their employees under such Act, including protections against 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 CONTENTS.

3 (a) SHORT TITLE.—This Act may be cited as the
4 "Congressional Accountability and Harassment Reform
5 Act".

- 6 (b) REFERENCES IN ACT.—Except as otherwise ex-7 pressly provided in this Act, wherever an amendment or 8 repeal is expressed in terms of an amendment to or repeal 9 of a section or other provision, the reference shall be con-10 sidered to be made to that section or other provision of 11 the Congressional Accountability Act of 1995 (2 U.S.C. 12 1301 et seq.).
- 13 (c) TABLE OF CONTENTS.—The table of contents of
- 14 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, Investigation, 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. Investigation of claims by General Counsel.
- Sec. 104. Availability of mediation during investigations.

Subtitle B—Other Reforms

- Sec. 111. Personal liability of Members of Congress.
- 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 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 claims, awards, and settlements.
- Sec. 202. Record retention.
- Sec. 203. Workplace climate surveys of employing offices.
- Sec. 204. Office of Employee Advocacy.
- Sec. 205. GAO study of management practices.
- Sec. 206. GAO audit of cybersecurity.

TITLE III—MISCELLANEOUS REFORMS

- Sec. 301. Definitions.
- Sec. 302. Application of Genetic Information Nondiscrimination Act of 2008.
- Sec. 303. Extension to unpaid staff of rights and protections against employment discrimination.
- Sec. 304. Notices.
- Sec. 305. General provisions.
- Sec. 306. Clarification of coverage of employees of Stennis Center and Helsinki and China Commissions.
- Sec. 307. Training and education programs of other employing offices.
- Sec. 308. Support for out-of-area covered employees.
- Sec. 309. Renaming Office of Compliance as Office of Congressional Workplace Rights.

TITLE IV—EFFECTIVE DATE

Sec. 401. Effective date.

TITLE I—REFORM OF DISPUTE 1 **RESOLUTION PROCEDURES** 2 Subtitle A—Reform of Procedures 3 for Initiation, Investigation, and 4 **Resolution of Claims** 5 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 AND INVESTIGATION OF CLAIMS.—Except as otherwise provided in this Act, the procedure for 13

consideration of an alleged violation of part A of title II
 consists of—

"(1) the filing of a claim by the covered employee alleging the violation, as provided in section
402, which may be followed, as described in that
section, with pre-investigation mediation under section 404;

8 "(2) an investigation of the claim, to be con-9 ducted by the General Counsel as provided in section 10 403, which may be accompanied by mediation during 11 the investigation under section 404; and

12 "(3) a formal hearing as provided in section 13 405, subject to Board review as provided in section 14 406, and judicial review in the United States Court 15 of Appeals for the Federal Circuit as provided in 16 section 407, but only if, pursuant to an investigation 17 conducted by the General Counsel as provided in 18 section 403, the General Counsel finds either—

"(A) that there is reasonable cause to believe that the employing office involved committed a violation of part A of title II as alleged
in the covered employee's claim; or

23 "(B) that the General Counsel cannot de24 termine whether or not there is reasonable
25 cause to believe that the employing office com-

1	mitted a violation of part A of title II as alleged
2	in the covered employee's claim.
3	"(b) RIGHT OF EMPLOYEE TO FILE CIVIL AC-
4	TION.—
5	"(1) CIVIL ACTION.—A covered employee who
6	files a claim as provided in section 402 may, during
7	the period described in paragraph (3), file a civil ac-
8	tion in a district court of the United States with re-
9	spect to the alleged violation involved, as provided in
10	section 408.
11	"(2) EFFECT OF FILING CIVIL ACTION.—Not-
12	with standing paragraph (2) or paragraph (3) of sub-
13	section (a), if the covered employee files such a civil
14	action—
15	"(A) the investigation of the claim by the
16	General Counsel as provided in section 403, or
17	any subsequent formal hearing as provided in
18	section 405, shall terminate upon the filing of
19	the action by the covered employee; and
20	"(B) the procedure for consideration of the
21	alleged violation shall not include any further
22	investigation of the claim by the General Coun-
23	sel as provided in section 403 or any subse-
24	quent formal hearing as provided in section
25	405.

6

"(3) PERIOD FOR FILING CIVIL ACTION.—The
period described in this paragraph with respect to a
claim is the period that begins on the date on which
the covered employee files the claim under section
402 and ends 90 days after the date the report described in section 403(c)(1) is transmitted to the
covered employee.

"(c) Special Rule for Architect of the Cap-8 9 ITOL AND CAPITOL POLICE.—In the case of an employee 10 of the Office of the Architect of the Capitol or of the Cap-11 itol Police, the Office, after receiving a claim filed under 12 section 402, may recommend that the employee use, for 13 a specific period of time, the grievance procedures of the 14 Architect of the Capitol or the Capitol Police for resolution 15 of the employee's grievance.

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 provi21 sion of the Revised Statutes, that is specified in
22 section 201, 202, or 203.

23 "(B) DIRECT PROVISION.—The term 'di24 rect provision' means a provision (including a
25 definitional provision) of a direct Act that ap-

2

3

4

5

6

7

8

7

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.

9 "(2) ELECTION AFTER PROCEEDINGS INITIALLY 10 BROUGHT UNDER THIS ACT.—A Library claimant 11 who initially files a claim for an alleged violation as 12 provided in section 402 may, instead of proceeding 13 with the claim in accordance with section 405 or fil-14 ing a civil action in accordance with section 408, 15 during the period described in subsection (b)(3) but 16 before the Office commences a hearing under section 17 405, elect to bring the claim for a proceeding before 18 the corresponding Federal agency, under the cor-19 responding direct provision.

20 "(3) ELECTION AFTER PROCEEDINGS INITIALLY
21 BROUGHT UNDER OTHER CIVIL RIGHTS OR LABOR
22 LAW.—A Library claimant who initially brings a
23 claim, complaint, or charge under a direct provision
24 for a proceeding before a Federal agency may, prior

1	to requesting a hearing under the agency's proce-
2	dures, elect to—
3	"(A) bring any civil action relating to the
4	claim, complaint, or charge, that is available to
5	the Library claimant;
6	"(B) file a claim with the Office under sec-
7	tion 402 ; or
8	"(C) file a civil action in accordance with
9	section 408 in the United States district court
10	for the district in which the employee is em-
11	ployed or for the District of Columbia.
12	"(4) Application.—This subsection shall take
13	effect and shall apply as described in section $153(c)$
14	of the Legislative Branch Appropriations Act, 2018,
15	except that it shall not apply to a violation of section
16	210(b) or a public services and accommodations di-
17	rect provision (as defined in section $210(h)(1)$).
18	"(e) Rights of Individuals To Retain Private
19	COUNSEL.—Nothing in this Act may be construed to limit
20	the authority of any particular individual, including a cov-
21	ered employee, or the head of an employing office, to re-
22	tain private counsel to protect the interests of the par-
23	ticular individual at any point during any of the proce-
24	dures provided under this Act for the consideration of an
25	alleged violation of part A of title II.

9

1 "(f) STANDARDS FOR COUNSEL PROVIDING REP-2 RESENTATION.—Any counsel who represents a party in 3 any of the procedures provided under this Act shall have 4 an obligation to ensure that, to the best of the counsel's 5 knowledge, information, and belief, as formed after an in-6 quiry which is reasonable under the circumstances, each 7 of the following is correct:

8 "(1) No pleading, written motion, or other 9 paper is presented for any improper purpose, such 10 as to harass, cause unnecessary delay, or needlessly 11 increase the cost of resolution of the matter.

12 "(2) The claims, defenses, and other legal con-13 tentions the counsel advocates are warranted by ex-14 isting law or by a nonfrivolous argument for extend-15 ing, modifying, or reversing existing law or for es-16 tablishing new law.

17 "(3) The factual contentions have evidentiary
18 support or, if specifically so identified, will likely
19 have evidentiary support after a reasonable oppor20 tunity for further investigation or discovery.

21 "(4) The denials of factual contentions are war22 ranted on the evidence or, if specifically so identi23 fied, are reasonably based on belief or a lack of in24 formation.".

1 (b) Conforming Amendment Relating to Civil 2 ACTION.—Section 408(a) (2 U.S.C. 1408(a)) is amend-3 ed---4 (1) by striking "section 404" and inserting "section 401"; 5 6 (2) by striking "who has completed counseling 7 under section 402 and mediation under section 403" 8 and inserting "who filed a timely claim under sec-9 tion 402 and made a timely filing under this section 10 as described in section 401(b)"; and 11 (3) by striking the second sentence. 12 (c) Amendments Relating to Library Claim-ANTS AND RIGHTS AND PROTECTIONS UNDER THE AMER-13 ICANS WITH DISABILITIES ACT OF 1990 RELATING TO 14 15 PUBLIC SERVICES AND ACCOMMODATIONS.—Section 210 16 (2 U.S.C. 1331) is amended— 17 (1) in subsection (d)— 18 (A) in paragraph (2), by striking "section 19 403" and inserting "section 404"; and (B) in paragraph (3), by striking "section 20 405" and inserting "section 405 (notwith-21 22 standing any requirement for a report by the

23 General Counsel)";

24 (2) by redesignating subsection (h) as sub-25 section (i); and

(3) by inserting after subsection (g) the fol lowing:

3 "(h) Election of Remedies Relating to Public
4 Services and Accommodations for Library Claim5 ants.—

6 "(1) DEFINITIONS.—In this subsection:

7 "(A) LIBRARY CLAIMANT.—In this sub8 section, the term 'Library claimant' means an
9 individual who is eligible to provide services for,
10 or receive services from, the Library of Con11 gress and who is covered by a public services
12 and accommodations direct provision.

13 "(B) PUBLIC SERVICES AND ACCOMMODA-14 TIONS DIRECT PROVISION.—The term 'public 15 services and accommodations direct provision' 16 means a provision (including a definitional pro-17 vision or a provision relating to nonretaliation 18 or noncoercion) of the Americans with Disabil-19 ities Act of 1990 (42 U.S.C. 12101 et seq.) 20 that applies the rights or protections described 21 in subsection (b) to a Library claimant.

"(C) TRANSITION PERIOD.—The term
"transition period' means the period beginning
on the date of enactment of the Legislative
Branch Appropriations Act, 2018, and ending

on the day before the date of enactment of the
 Congressional Accountability and Harassment
 Reform Act.

4 "(2) ELECTION AFTER PROCEEDINGS INITIALLY 5 BROUGHT UNDER THIS ACT.—A Library claimant 6 who initially files a charge for an alleged violation 7 under subsection (d)(1) may, instead of proceeding 8 with the charge and before the General Counsel files 9 a complaint under subsection (d)(3), elect to bring 10 the charge for a proceeding before the Library of 11 Congress under section 510 (other than paragraph 12 (5)) of the Americans with Disabilities Act of 1990 13 (42 U.S.C. 12209), under the corresponding public 14 services and accommodations direct provision.

15 "(3) ELECTION AFTER PROCEEDINGS INITIALLY 16 BROUGHT UNDER THE AMERICANS WITH DISABIL-17 ITIES ACT OF 1990.—A Library claimant who ini-18 tially brings a claim, complaint, or charge under sec-19 tion 510 (other than paragraph (5)) of the Ameri-20 cans with Disabilities Act of 1990 (42 U.S.C. 21 12209) regarding a violation of a public services and 22 accommodation direct provision may, prior to re-23 questing a hearing under the procedures of the Li-24 brary of Congress relating to that provision, elect to

1	file a charge for an alleged violation of that provi-
2	sion under subsection $(d)(1)$.
3	"(4) Application.—
4	"(A) IN GENERAL.—Subject to subpara-
5	graph (B), this subsection shall take effect and
6	shall apply as described in section 153(c) of the
7	Legislative Branch Appropriations Act, 2018
8	(Public Law 115–141) with respect to a viola-
9	tion of this section or a public services and ac-
10	commodations direct provision.
11	"(B) Special Rule.—Notwithstanding
12	section 153(c) of the Legislative Branch Appro-
13	priations Act, 2018 (Public Law 115–141)—
14	"(i) a Library claimant who brings a
15	charge, complaint, or claim of a violation
16	of a public services and accommodations
17	direct provision during the transition pe-
18	riod shall—
19	"(I) be subject to the election of
20	proceeding provisions of this sub-
21	section; and
22	"(II) be treated as if the Library
23	claimant initially filed a charge as de-
24	scribed in paragraph (2) or initially
25	brought a claim, complaint, or charge

S.L.C.

1	as described in paragraph (3), as the
2	case may be; and
3	"(ii) any applicable filing deadlines,
4	and deadlines based on the filing deadlines,
5	with respect to a Library claimant de-
6	scribed in clause (i) shall be stayed for the
7	duration of the transition period.".
8	(d) Other Conforming Amendments.—Title IV is
9	amended—
10	(1) by striking section 404 (2 U.S.C. 1404);
11	and
12	(2) by redesignating section 403 (2 U.S.C.
13	1403) as section 404.
14	(e) CLERICAL AMENDMENTS.—The table of contents
15	is amended—
16	(1) by striking the item relating to section 404 ;
17	and
18	(2) by redesignating the item relating to section
19	403 as relating to section 404.
20	SEC. 102. REFORM OF PROCESS FOR INITIATION OF PROCE-
21	DURES.
22	(a) Initiation of Procedures.—Section 402 (2
23	U.S.C. 1402) is amended to read as follows:

1 "SEC. 402. INITIATION OF PROCEDURES.

2 "(a) INTAKE OF CLAIM BY OFFICE.—To commence
3 a proceeding under this title, a covered employee alleging
4 a violation of law made applicable under part A of title
5 II shall file a claim with the Office. The claim shall be
6 made in writing under oath or affirmation, and shall be
7 in such form as the Office requires.

8 "(b) INITIAL PROCESSING OF CLAIM.—

9 "(1) INTAKE AND RECORDING; NOTIFICATION 10 TO EMPLOYING OFFICE.—Upon the filing of a claim 11 by a covered employee under subsection (a), the Of-12 fice shall take such steps as may be necessary for 13 the initial intake and recording of the claim, includ-14 ing providing the employee with all relevant informa-15 tion with respect to the rights of the employee under 16 this Act, and shall notify the head of the employing 17 office of the claim.

18 "(2) SPECIAL NOTIFICATION REQUIREMENTS
19 FOR CLAIMS BASED ON ACTS COMMITTED PERSON20 ALLY BY MEMBERS OF CONGRESS.—

21 "(A) IN GENERAL.—In the case of a claim
22 alleging a violation described in subparagraph
23 (B) by an individual, upon the filing of the
24 claim under subsection (a), the Office shall no25 tify such individual of the claim, and the possi26 bility that the individual may be required to re-

1	imburse the account described in section 415(a)
2	for the amount of any award or settlement in
3	connection with the claim.
4	"(B) VIOLATIONS DESCRIBED.—A viola-
5	tion described in this subparagraph is covered
6	discrimination or covered harassment com-
7	mitted personally by a Member of Congress, as
8	defined in section $415(e)(4)$.
9	"(c) Pre-investigation Mediation.—
10	"(1) NOTIFICATION OF RIGHT TO OPT OUT OF
11	PRE-INVESTIGATION MEDIATION.—
12	"(A) COVERED EMPLOYEE.—Upon receipt
13	of a claim, the Office shall notify the covered
14	employee about the process for pre-investigation
15	mediation under section 404, the right to opt
16	out of the pre-investigation mediation, and the
17	deadline for opting out of the pre-investigation
18	mediation.
19	"(B) Employing office.—Upon notifica-
20	tion to the employing office of the claim pursu-
21	ant to subsection (b), the Office shall notify the
22	employing office about the process for pre-in-
23	vestigation mediation under section 404, the
24	right to opt out of the pre-investigation medi-

ation, and the deadline for opting out of the
 pre-investigation mediation.

3 "(2) DEADLINE TO OPT OUT OF MEDIATION.—
4 The deadline for opting out of the pre-investigation
5 mediation shall be the tenth business day following
6 the filing of the claim that would be the subject of
7 the mediation.

8 "(3) ASSIGNMENT OF MEDIATOR.—Unless ei-9 ther the covered employee or the employing office 10 opts out of the pre-investigation mediation by the 11 deadline described in paragraph (2), the Office shall 12 promptly assign a mediator to the claim. The medi-13 ation shall be conducted as provided in subsections 14 (b) through (d) of section 404.

15 "(d) USE OF ELECTRONIC REPORTING AND TRACK-16 ING SYSTEM.—

17 "(1) Establishment and operation of sys-18 TEM.—The Office shall establish and operate an 19 electronic reporting and tracking system through 20 which a covered employee may initiate a proceeding 21 under this title, and which will keep an electronic 22 record of the date and time at which the proceeding 23 is initiated and will track all subsequent actions or 24 proceedings occurring with respect to the proceeding 25 under this title.

18

"(2) ACCESSIBILITY TO ALL PARTIES.—The
 system shall be accessible to all parties to such ac tions or proceedings, but only until the completion of
 such actions or proceedings.

5 "(3) Assessment of effectiveness of pro-6 CEDURES.—The Office shall use the information 7 contained in the system to make regular assessments 8 of the effectiveness of the procedures under this title 9 in providing for the timely resolution of claims, and 10 shall submit semi-annual reports on such assess-11 ments each year to the Committee on House Admin-12 istration of the House of Representatives and the Committee on Rules and Administration of the Sen-13 14 ate.

15 "(e) DEADLINE.—A covered employee may not file a 16 claim under this section with respect to an allegation of 17 a violation of law after the expiration of the 180-day pe-18 riod which begins on the date of the alleged violation. The 19 Office shall not accept a claim that does not meet the re-20 quirements of this subsection.

21 "(f) NO EFFECT ON ABILITY OF COVERED EM22 PLOYEE TO SEEK INFORMATION FROM OFFICE OR PUR23 SUE RELIEF.—Nothing in this section may be construed
24 to limit the ability of a covered employee—

S.L.C.

19

1 "(1) to contact the Office or any other appro-2 priate office prior to filing a claim under this title 3 to seek information regarding the employee's rights 4 under this Act and the procedures available under 5 this Act; 6 "(2) in the case of a covered employee of an 7 employing office described in subparagraph (A), (B), 8 or (C) of section 101(9), to refer information re-9 garding an alleged violation of part A of title II to 10 the Committee on Ethics of the House of Represent-11 atives or the Select Committee on Ethics of the Sen-12 ate (as the case may be); or 13 "(3) to file a civil action in accordance with sec-14 tion 401(b).". 15 (b) CLERICAL AMENDMENT.—The table of contents is amended by amending the item relating to section 402 16 17 to read as follows: "Sec. 402. Initiation of procedures.". 18 SEC. 103. INVESTIGATION OF CLAIMS BY GENERAL COUN-19 SEL. 20 Described.—Title (2(a) INVESTIGATIONS IV 21 U.S.C. 1401 et seq.), as amended by section 101(d), is

22 further amended by inserting after section 402 the fol-23 lowing new section:

1 "SEC. 403. INVESTIGATION OF CLAIMS.

2 "(a) INVESTIGATION.—Upon the completion of the 3 initial processing of a claim under section 402(b) and (if 4 pre-investigation mediation described in section 402(c) oc-5 curs) the completion of that pre-investigation mediation 6 without a resolution of the claim, the General Counsel 7 shall conduct an investigation of the claim involved.

8 "(b) SUBPOENAS.—

9 "(1) ISSUANCE.—To carry out an investigation 10 under this section, the General Counsel may issue 11 subpoenas to obtain witness testimony and for the 12 production of correspondence, books, papers, docu-13 ments, and other records, subject to the following 14 conditions:

15 "(A) INABILITY TO OBTAIN INFORMA16 TION.—The General Counsel shall not issue a
17 subpoena to obtain testimony or records under
18 this section unless the General Counsel has
19 been unable to obtain the requested information
20 through reasonable, noncompulsory methods.

21 "(B) SERVICE.—Subpoenas shall be served
22 in the manner provided under rule 45(b) of the
23 Federal Rules of Civil Procedure.

24 "(C) PROTECTED INFORMATION.—The
25 General Counsel may not subpoena—

	21
1	"(i) information in the possession of
2	the Capitol Police that is security informa-
3	tion, as defined in section 1009 of the Leg-
4	islative Branch Appropriations Act, 2005
5	(2 U.S.C. 1979); or
6	"(ii) any information, data, estimates,
7	or statistics that the Director of the Con-
8	gressional Budget Office is required to
9	keep confidential under section 203(e) of
10	the Congressional Budget of 1974 (2)
11	U.S.C. 603(e)).
12	"(D) PRIVILEGES.—Nothing in this para-
13	graph shall constitute a waiver of the privileges
14	of any Senator or Member of the House of Rep-
15	resentatives under article I, section 6, clause 1,
16	of the Constitution of the United States, or a
17	waiver of any power of either the Senate or the
18	House of Representatives under the Constitu-
19	tion (including under article I, section 5, clause
20	3 of the Constitution) or under the rules of ei-
21	ther House, relating to a record or other infor-
22	mation within its jurisdiction or the jurisdiction
23	of any employing office, if the record or other
24	information relates to serving a Member of
25	Congress or an employing office described in

S.L.C.

1	subparagraph (A), (B), or (C) of section
2	101(9)—
3	"(i) with respect to policymaking; or
4	"(ii) as an advisor with respect to the
5	exercise of the constitutional or legal pow-
6	ers of the office.
7	"(2) DISPUTE PROCEDURES.—
8	"(A) IN GENERAL.—Disputes concerning a
9	subpoena issued under paragraph (1) may be
10	resolved in accordance with subparagraphs (B)
11	and (C).
12	"(B) SUBMISSION TO BOARD.—If the per-
13	son or entity subpoenaed refuses on the basis of
14	relevance or privilege or other objection, to tes-
15	tify in response to a question or to produce
16	records in response to a request for production
17	of records, then the objection shall be submitted
18	to the Board for review. The Board may modify
19	the requests contained in the subpoena or may
20	authorize the General Counsel to apply, in the
21	name of the Office, to the appropriate district
22	court of the United States for an order requir-
23	ing the person or entity to appear before the
24	General Counsel to give testimony or produce
25	records.

23

1 "(C) Application to district court.— 2 The application to the court shall be made 3 under seal and made within the judicial district 4 where the person or entity is found, resides, or 5 transacts business. Any failure to obey an order 6 of the district court issued pursuant to this 7 paragraph may be held by such court to be a 8 civil contempt of court.

9 "(D) PROCESS.—Process in an action or 10 contempt proceeding pursuant to this para-11 graph may be served in any judicial district in 12 which the person or entity refusing or failing to 13 comply, or threatening to refuse or not to com-14 ply, is found, resides, or transacts business. 15 Subpoenas for witnesses who are required to at-16 tend such an action or proceeding may run into 17 any other district.

18 "(c) REPORT; FINDINGS.—

"(1) REPORT.—Upon concluding an investigation of a claim under this section, the General Counsel shall transmit a written report on the results of
the investigation to the covered employee and the
employing office involved. In the case of a finding
under subparagraph (A) or subparagraph (B) of
paragraph (2), the General Counsel shall include in

1	the report the legal and factual bases for making
2	such finding.
3	"(2) Inclusion of findings.—The General
4	Counsel shall include in the report transmitted
5	under paragraph (1) one of the following findings:
6	"(A) A finding that there is reasonable
7	cause to believe that the employing office com-
8	mitted a violation of part A of title II, as al-
9	leged in the covered employee's claim.
10	"(B) A finding that there is no reasonable
11	cause to believe that the employing office com-
12	mitted a violation of part A of title II, as al-
13	leged in the covered employee's claim.
14	"(C) A finding that the General Counsel
15	cannot determine whether or not there is rea-
16	sonable cause to believe that the employing of-
17	fice committed a violation of part A of title II,
18	as alleged in the covered employee's claim.
19	"(3) NOTICE OF RIGHT TO FILE CIVIL AC-
20	TION.—If the General Counsel transmits a report
21	with a finding under subparagraph (B) of paragraph
22	(2), the General Counsel shall also transmit to the
23	covered employee a written notice that the employee
24	has the right to file a civil action with respect to the
25	claim under section 408.

1	"(4) TRANSMISSION TO EXECUTIVE DIREC-
2	TOR.—If the General Counsel transmits a report
3	with a finding under subparagraph (A) or subpara-
4	graph (C) of paragraph (2), the General Counsel
5	shall also transmit the report to the Executive Di-
6	rector.
7	"(5) TRANSMISSION OF REPORT ON INVESTIGA-
8	TION OF CERTAIN CLAIMS TO CONGRESSIONAL ETH-
9	ICS COMMITTEES.—
10	"(A) IN GENERAL.—In the case of a report
11	transmitted by the General Counsel under para-
12	graph (1) on the results of an investigation of
13	a claim alleging a violation described in sub-
14	paragraph (B) by a Member of Congress, if
15	such report includes a finding of reasonable
16	cause under paragraph $(2)(A)$ the General
17	Counsel shall transmit the report to—
18	"(i) the Committee on Ethics of the
19	House of Representatives, in the case of a
20	Member of the House (including a Dele-
21	gate or Resident Commissioner to the Con-
22	gress); or
23	"(ii) the Select Committee on Ethics
24	of the Senate, in the case of a Senator.

26

"(B) VIOLATIONS DESCRIBED.—A viola tion described in this subparagraph is covered
 discrimination or covered harassment com mitted personally by a Member of Congress, as
 defined in section 415(e)(4).

6 "(d) RECOMMENDATION OF MEDIATION.—At any
7 time during the investigation of a claim under this section,
8 the General Counsel may make a recommendation that the
9 covered employee and the employing office pursue medi10 ation under section 404 with respect to the claim.

11 "(e) DEADLINE FOR CONCLUDING INVESTIGATION.—
12 The General Counsel shall conclude the investigation of
13 a claim under this section, and transmit the report on the
14 results of the investigation, not later than 90 days after
15 the claim is filed under section 402, except that—

"(1) the General Counsel may (upon notice to
the parties to the investigation) use an additional
period not to exceed 30 days to conclude the investigation; and

"(2) the 90-day investigation and reporting period and the 30-day period of additional time to conclude the investigation shall be stayed pending mediation conducted pursuant to section 404, if any.".

24 (b) CONFORMING AMENDMENTS RELATING TO25 HEARINGS COMMENCED BY OFFICE OF CONGRESSIONAL

WORKPLACE RIGHTS.—Section 405 (2 U.S.C. 1405) is
 amended as follows:

3 (1) In the heading, by striking "COMPLAINT
4 AND".

5 (2) By amending subsection (a) to read as fol-6 lows:

7 "(a) REQUIREMENT FOR HEARINGS TO COMMENCE8 IN OFFICE.—

9 "(1) HEARING REQUIRED UPON CERTAIN FIND10 INGS BY GENERAL COUNSEL.—

11 "(A) IN GENERAL.—If the General Coun-12 sel transmits to the Executive Director a report 13 on the investigation of a claim under section 14 403 which includes a finding described in sub-15 paragraph (B), and if the covered employee 16 does not withdraw the claim, the Executive Di-17 rector shall appoint an independent hearing of-18 ficer pursuant to subsection (c) to consider the 19 claim and render a decision, and a hearing shall 20 be commenced in the Office.

21 "(B) FINDINGS DESCRIBED.—A finding
22 described in this subparagraph is—

23 "(i) a finding under section
24 403(c)(2)(A) that there is reasonable cause
25 to believe that an employing office com-

mitted a violation of part A of title II, as
alleged in a claim filed by a covered em-
ployee; or
"(ii) a finding under section
403(c)(2)(C) that the General Counsel
cannot determine whether or not there is
reasonable cause to believe that the em-
ploying office committed a violation of part
A of title II, as alleged in the covered em-
ployee's claim.".
(3) In subsection (b), by striking "dismiss any
claim" and inserting "dismiss any cause of action
within a claim".
(4) In subsection $(c)(1)$, by striking "Upon the
filing of a complaint" and inserting "Upon receipt
by the Executive Director of the General Counsel's
report on the investigation of the claim transmitted
under subsection (a)".
(5) In subsection (d)—
(A) in the matter preceding paragraph (1),
by striking "complaint" and inserting "claim";
and
(B) in paragraph (2), by striking "no later
than 60 days after filing of the complaint" and
inserting "no later than 60 days after the Exec-

	29
1	utive Director receives the General Counsel's
2	report on the investigation of the claim".
3	(6) In subsection (g), by striking "complaint"
4	and inserting "claim".
5	(c) Other Conforming Amendment.—The head-
6	ing of section 414 (2 U.S.C. 1414) is amended by striking
7	"OF COMPLAINTS".
8	(d) CLERICAL AMENDMENTS.—The table of contents,
9	as amended by section 101(e), is further amended as fol-
10	lows:
11	(1) By inserting after the item relating to sec-
12	tion 402 the following new item:
	"Sec. 403. Investigation of claims.".
13	(2) By amending the item relating to section
14	405 to read as follows:
	"Sec. 405. Hearing.".
15	(3) By amending the item relating to section
16	414 to read as follows:
	"Sec. 414. Settlement.".
17	SEC. 104. AVAILABILITY OF MEDIATION DURING INVES-
18	TIGATIONS.
19	(a) Option To Request Mediation.—Section
20	404(a) (2 U.S.C. 1403(a)), as redesignated by section
21	101(d), is amended to read as follows:
22	"(a) Availability of Mediation.—

S.L.C.

KIN18173

30

"(1) BEFORE INVESTIGATION.—Unless either
 the covered employee or the employing office opts
 out of pre-investigation mediation by the deadline
 described in section 402(c)(2), the Office shall con duct such mediation under subsections (b) through
 (d).

7 "(2) DURING INVESTIGATION.—At any time
8 during the investigation of a covered employee's
9 claim under section 403, the covered employee and
10 the employing office may jointly file a request for
11 mediation with the Office.".

12 (b) PERIOD OF MEDIATION.—Section 404(c) (2
13 U.S.C. 1403(c)), as redesignated by section 101(d), is
14 amended—

(1) in the first sentence, by striking "beginning" and inserting "beginning (in the case of preinvestigation mediation) on the first day after the
deadline described in section 402(c)(2) and beginning (in the case of mediation during the investigation)"; and

(2) by striking the second sentence and inserting "The mediation period may be extended for one
additional period of 30 days at the joint request of
the covered employee and employing office.".

31

1 (c) REQUIRING PARTIES TO BE SEPARATED DURING 2 MEDIATION \mathbf{AT} REQUEST \mathbf{OF} **EMPLOYEE.**—Section 404(b)(2) (2 U.S.C. 1403(b)(2)), as redesignated by sec-3 4 tion 101(d), is amended by striking "meetings with the 5 parties separately or jointly" and inserting "meetings with 6 the parties during which, at the request of the covered 7 employee, the parties shall be separated.".

8 Subtitle B—Other Reforms

9 SEC. 111. PERSONAL LIABILITY OF MEMBERS OF CON-10 GRESS.

Section 415 of the Congressional Accountability Act
of 1995 (2 U.S.C. 1415) is amended—

13 (1) in subsection (a), by inserting after the first 14 sentence the following: "Under no circumstances 15 may an employing office use funds from the Mem-16 bers' Representational Allowance under section 101 17 of the House of Representatives Administrative Re-18 form Technical Corrections Act (2 U.S.C. 5341), the 19 Senators' Official Personnel and Office Expense Ac-20 count, or any appropriated funds other than funds 21 appropriated under this subsection, for the payment 22 of awards and settlements under this Act."; and 23 (2) by adding at the end the following:

24 "(d) COMMITTEE APPROVALS.—Before a payment is25 made from the account described in subsection (a) for a

S.L.C.

32

1 settlement for covered discrimination or covered harass-2 ment in an employing office described in subparagraph (A) 3 or (B) of section 101(9), the chair and ranking member 4 of the appropriate committee shall approve the payment. 5 "(e) Personal Liability of Members of Con-6 GRESS FOR PAYMENT OF SETTLEMENTS AND AWARDS.— 7 "(1) REIMBURSEMENT.—If a payment is made 8 from the account described in subsection (a) for an 9 award or settlement that relates, in part or in whole, 10 to an allegation of covered discrimination or covered 11 harassment committed personally by a Member of 12 Congress, the Member of Congress who is alleged to 13 have committed the discrimination or harassment 14 shall, except as provided in subparagraph (2), reim-15 burse the account for the amount of the award or 16 settlement.

17 "(2) EXCEPTION.—In the case of a settlement 18 that relates, in part or in whole, to an allegation of 19 covered discrimination or covered harassment com-20 mitted personally by a Member of Congress, the 21 Member may request a nonreimbursement deter-22 mination. If the appropriate committee finds by a 23 preponderance of the evidence, based on any record 24 from a proceeding under this title that may have ex-25 isted on the date of the payment, and using a rebut-

1	table presumption in favor of requiring reimburse-
2	ment, that the Member of Congress has not engaged
3	in the alleged violation, the committee shall issue a
4	nonreimbursement determination. The committee
5	shall issue the determination and the committee's
6	rationale for the determination in writing. Unless
7	the settlement is not publicly disclosed, such deter-
8	mination and rationale shall be publicly disclosed by
9	the Office.
10	"(3) CONSTRUCTION.—Nothing in this section
11	shall be construed to require a Member of Congress
12	to reimburse the account under paragraph (1), with
13	respect to an allegation of covered discrimination, or
14	covered harassment, that is wholly committed by an
15	employee of the employing office involved.
16	"(4) DEFINITIONS.—In subsection (d) and this
17	subsection—
18	"(A) the term 'appropriate committee'
19	means—
20	"(i) if the personal office of a Member
21	of, or a Committee of, the House of Rep-
22	resentatives, or a joint committee chaired
23	by such a Member, seeks a payment under
24	subsection (d), or a Member of the House
25	of Representatives seeks a determination

	01
1	under this subsection, the Committee on
2	Ethics of the House of Representatives;
3	and
4	"(ii) if the personal office of a Sen-
5	ator, or a Committee of the Senate, or a
6	joint committee chaired by a Senator,
7	seeks a payment under subsection (d), or
8	a Senator seeks a determination under this
9	subsection, the Senate Select Committee
10	on Ethics;
11	"(B) the term 'covered discrimination'
12	means—
13	"(i) discrimination prohibited by sec-
14	tion 201(a) (including, in accordance with
15	section 102(c), discrimination prohibited
16	by title II of the Genetic Information Non-
17	discrimination Act of 2008 (42 U.S.C.
18	2000 ff et seq.)) or 206(a); and
19	"(ii) a violation of section 207, or a
20	violation of section 4311(b) of title 38,
21	United States Code, that is related to dis-
22	crimination described in clause (i);
23	"(C) the term 'covered discrimination or
24	covered harassment committed personally', used
25	with respect to a Member of Congress, means—

	00
1	"(i) covered discrimination (other
2	than covered harassment) that was com-
3	mitted personally by a Member of Con-
4	gress;
5	"(ii) quid pro quo covered harassment
6	that was committed personally by a Mem-
7	ber of Congress; and
8	"(iii) hostile environment covered har-
9	assment if a Member of Congress com-
10	mitted personally—
11	"(I) severe conduct that created
12	a hostile environment; or
13	"(II) at least one act that was
14	part of pervasive conduct that created
15	a hostile environment;
16	"(D) the term 'covered harassment' means
17	harassment prohibited by section 201(a) (in-
18	cluding, in accordance with section 102(c), har-
19	assment prohibited by title II of the Genetic In-
20	formation Nondiscrimination Act of 2008 (42)
21	U.S.C. 2000ff et seq.)) or 206(a); and
22	"(E) the term 'nonreimbursement deter-
23	mination' means a determination from the ap-
24	propriate committee that the Member shall not

S.L.C.

36

be responsible for reimbursement under sub section (a).".

3 SEC. 112. AUTOMATIC REFERRAL TO CONGRESSIONAL ETH4 ICS COMMITTEES OF DISPOSITION OF CER5 TAIN CLAIMS ALLEGING VIOLATIONS OF
6 CONGRESSIONAL ACCOUNTABILITY ACT OF
7 1995 INVOLVING MEMBERS OF CONGRESS
8 AND SENIOR STAFF.

9 Section 416(e) (2 U.S.C. 1416(e)) is amended to read10 as follows:

11 "(e) Automatic Referrals to Congressional 12 ETHICS COMMITTEES OF DISPOSITIONS OF CLAIMS IN-13 VOLVING MEMBERS OF CONGRESS AND SENIOR STAFF.— 14 "(1) REFERRAL.—Upon the final disposition 15 under this title (as described in paragraph (5)) of a 16 claim alleging covered harassment or covered dis-17 crimination committed personally by a Member of 18 Congress (as defined in section 415(e)), or covered 19 harassment or covered discrimination (as those 20 terms are defined in section 415(e)(4) committed 21 personally by a senior staffer of an employing office 22 described in subparagraph (A) or (B) of section 23 101(9), the Executive Director shall refer the claim 24 to---

8

"(A) the Committee on Ethics of the
 House of Representatives, in the case of a
 Member or senior staffer of the House (includ ing a Delegate or Resident Commissioner to the
 Congress); or
 "(B) the Select Committee on Ethics of

the Senate, in the case of a Senator or senior staffer of the Senate.

9 "(2) Access to records and informa-10 TION.—If the Executive Director refers a claim to a 11 Committee under paragraph (1), the Executive Di-12 rector shall provide the Committee with access to the 13 records of any investigations, hearings, or decisions 14 of the hearing officers, General Council, and the 15 Board under this title, and any information relating 16 to an award or settlement paid, in response to such 17 claim.

"(3) PROTECTION OF PERSONALLY IDENTIFIABLE INFORMATION.—If a Committee to which a
claim is referred under paragraph (1) issues a report
with respect to the claim, the Committee shall ensure that the report does not directly disclose the
identity or position of the individual who filed the
claim.

1 "(4) AUTHORITY TO PROTECT IDENTITY OF A 2 CLAIMANT.—

3 "(A) REDACTIONS.—If a Committee issues a report as described in paragraph (3), the 4 5 Committee may, in accordance with subpara-6 graph (B), make an appropriate redaction to 7 the information or data included in the report 8 if the Committee and the appropriate decision-9 makers described in subparagraph (B) deter-10 mine that including the information or data 11 considered for redaction may lead to the unin-12 tentional disclosure of the identity or position of 13 a claimant. The report including any such re-14 daction shall note each redaction and include a 15 statement that the redaction was made solely 16 for the purpose of avoiding such an uninten-17 tional disclosure of the identity or position of a 18 claimant.

19 "(B) AGREEMENT ON REDACTIONS.—The
20 Committee shall make a redaction under sub21 paragraph (A) only if agreement is reached on
22 the precise information or data to be redacted
23 by—

24 "(i) the Chairman and Ranking Mem-25 ber of the Committee on Ethics of the

S.L.C.

1	House of Representatives, in the case of a
2	report concerning a Member of the House
3	of Representatives (including a Delegate or
4	Resident Commissioner to the Congress) or
5	a senior staffer who is an employee of the
6	House of Representatives; or
7	"(ii) the Chairman and Vice Chair-
8	man of the Select Committee on Ethics of
9	the Senate, in the case of a report con-
10	cerning a Senator or senior staffer who is
11	an employee of the Senate.
12	"(C) RETENTION OF UNREDACTED RE-
13	PORTS.—Each committee described in subpara-
14	graph (B) shall retain a copy of the report,
15	without redactions.
16	"(5) Final disposition described.—In this
17	subsection, the 'final disposition' of a claim means
18	the following:
19	"(A) An agreement to pay a settlement, in-
20	cluding an agreement reached pursuant to me-
21	diation under section 404.
22	"(B) An order to pay an award that is
23	final and not subject to appeal.
24	"(6) SENIOR STAFFER DEFINED.—In this sub-
25	section, the term 'senior staffer' means any indi-

vidual who, at the time a violation occurred, was re quired to file a report under title I of the Ethics in
 Government Act of 1978 (5 U.S.C. App.).".

4 SEC. 113. AVAILABILITY OF REMOTE WORK ASSIGNMENT
5 OR PAID LEAVE OF ABSENCE DURING PEND6 ENCY OF PROCEDURES.

7 (a) IN GENERAL.—Title IV (2 U.S.C. 1401 et seq.)
8 is amended by adding at the end the following new section:
9 "SEC. 417. OPTION TO REQUEST REMOTE WORK ASSIGN10 MENT OR PAID LEAVE OF ABSENCE DURING
11 PENDENCY OF PROCEDURES.

12 "(a) Options for Employees.—

13 "(1) Remote work assignment.—At the re-14 quest of a covered employee who files a claim alleg-15 ing a violation described in section 402(b)(2)(B) by 16 the covered employee's employing office, during the 17 pendency of any of the procedures available under 18 this title for consideration of the claim, the employ-19 ing office may permit the covered employee to carry 20 out the employee's responsibilities from a remote lo-21 cation (referred to in this section as 'permitting a remote work assignment') where such relocation 22 23 would have the effect of materially reducing inter-24 actions between the covered employee and any per-

S.L.C.

1	son alleged to have committed the violation, instead
2	of from a location of the employing office.
3	"(2) EXCEPTION FOR WORK ASSIGNMENTS RE-
4	QUIRED TO BE CARRIED OUT ONSITE.—If, in the de-
5	termination of the covered employee's employing of-
6	fice, a covered employee who makes a request under
7	this subsection cannot carry out the employee's re-
8	sponsibilities from a remote location or such reloca-
9	tion would not have the effect described in para-
10	graph (1), the employing office may during the
11	pendency of the procedures described in paragraph
12	(1)—
13	"(A) grant a paid leave of absence to the
14	covered employee;
15	"(B) permit a remote work assignment
16	and grant a paid leave of absence to the covered
17	employee; or
18	"(C) make another workplace adjustment,
19	or permit a remote work assignment, that
20	would have the effect of reducing interactions
21	between the covered employee and any person
22	alleged to have committed the violation de-
23	scribed in section $402(b)(2)(B)$.
24	"(3) Ensuring no retaliation.—An employ-
25	ing office may not respond to a covered employee's

S.L.C.

1	request under this subsection in a manner which
2	would constitute a violation of section 207.
3	"(4) NO IMPACT ON VACATION OR PERSONAL
4	LEAVE.—In granting leave for a paid leave of ab-
5	sence under this section, an employing office shall
6	not require the covered employee to substitute, for
7	that leave, any of the accrued paid vacation or per-
8	sonal leave of the covered employee.
9	"(b) Exception for Arrangements Subject to
10	Collective Bargaining Agreements.—Subsection (a)
11	does not apply to the extent that it is inconsistent with
12	the terms and conditions of any collective bargaining
13	agreement which is in effect with respect to an employing
14	office.".
15	(b) CLERICAL AMENDMENT.—The table of contents
16	is amended by adding at the end of the items relating to
17	tile IV the following new item:
	"Sec. 417. Option to request remote work assignment or paid leave of absence during pendency of procedures.".
18	SEC. 114. MODIFICATION OF RULES ON CONFIDENTIALITY
19	OF PROCEEDINGS.
20	(a) Claims and Investigations.—Section 416(a)
21	(2 U.S.C. 1416(a)) is amended to read as follows:
22	"(a) CLAIMS AND INVESTIGATIONS.—Information re-
23	lating to the fact that a claim was filed under section 402,
24	the information in the filing under section 402, and any

S.L.C.

43

information resulting from the investigation of a claim 1 2 under section 403, shall be confidential. Except as pro-3 vided in section 403(c)(5), the report created by the General Counsel pursuant to section 403(c)(1) shall be con-4 5 fidential. Nothing in this Act may be construed to prohibit 6 a covered employee or an employing office from disclosing 7 a factual allegation supporting the claim or any defense 8 to the claim, if the information contained in the allegation 9 was not obtained in a confidential proceeding.".

(b) MEDIATION.—Section 416(b) (2 U.S.C. 1416(b))
is amended by striking "All mediation" and inserting "All
information discussed or disclosed in the course of any mediation".

14SEC. 115. REIMBURSEMENT BY OTHER EMPLOYING OF-15FICES OF LEGISLATIVE BRANCH OF PAY-16MENTS OF CERTAIN AWARDS AND SETTLE-17MENTS.

(a) REQUIRING REIMBURSEMENT.—Section 415 (2
U.S.C. 1415), as amended by section 111, is further
amended by adding at the end the following new subsection:

22 "(f) Reimbursement by Employing Offices.—

23 "(1) NOTIFICATION OF PAYMENTS MADE FROM
24 ACCOUNT.—As soon as practicable after the Execu25 tive Director is made aware that a payment of an

S.L.C.

	11
1	award or settlement under this Act has been made
2	from the account described in subsection (a) in con-
3	nection with a claim alleging covered discrimination
4	or covered harassment, as such terms are defined in
5	subsection $(e)(4)$ by an employing office (other than
6	an employing office described in subparagraph (A),
7	(B), or (C) of section 101(9)), the Executive Direc-
8	tor shall notify the head of the employing office as-
9	sociated with the claim that the payment has been
10	made, and shall include in the notification a state-
11	ment of the amount of the payment.
12	"(2) Reimbursement by office.—Not later
13	than 180 days after receiving a notification from the
14	Executive Director under paragraph (1), the head of
15	the employing office involved shall transfer to the ac-
16	count described in subsection (a), out of any funds
17	available for operating expenses of the office, a pay-
18	ment equal to the amount specified in the notifica-
19	tion.
20	"(3) TIMETABLE AND PROCEDURES FOR REIM-
21	BURSEMENT.—The head of an employing office shall
22	transfer a payment under paragraph (2) in accord-
23	ance with such timetable and procedures as may be
24	established under regulations promulgated by the
25	Office.".

(b) EFFECTIVE DATE.—The amendment made by
 subsection (a) shall apply with respect to payments made
 under section 415 of the Congressional Accountability Act
 of 1995 (2 U.S.C. 1415) on or after the date of the enact ment of this Act.

6 TITLE II—IMPROVING OPER7 ATIONS OF OFFICE OF CON8 GRESSIONAL WORKPLACE 9 RIGHTS

10sec. 201. Reports on claims, awards, and settle-11ments.

12 (a) SEMIANNUAL REPORTS ON CLAIMS, AWARDS,13 AND SETTLEMENTS.—

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 "com18 plaint" each place it appears and inserting
19 "claim"; and

20 (B) by adding at the end the following new21 subsection:

22 "(1) SEMIANNUAL REPORTS ON CLAIMS, AWARDS,23 AND SETTLEMENTS.—

24 "(1) IN GENERAL.—Not later than 45 days
25 after the first 6-month period of each calendar year,

46

1 and not later than 45 days after the next 6-month 2 period of each calendar year, the Office shall submit 3 to Congress and publish on the Office's public 4 website a report listing each award or settlement 5 which was paid during the previous 2 6-month peri-6 ods from the account described in section 415(a) as 7 the result of a claim alleging a violation of part A 8 of title II, including the employing office involved, 9 the amount of the award or settlement, the provision 10 of part A of title II which was the subject of the 11 claim, and (in the case of an award or settlement re-12 sulting from covered discrimination or covered har-13 assment committed personally by a Member of Con-14 gress, as defined in section 415(e)(4), whether the 15 Member or former Member is in compliance with the 16 requirement of section 415(e) to reimburse the ac-17 count for the amount of the award or settlement. 18 "(2) PROTECTION OF IDENTITY OF INDIVID-19 UALS RECEIVING AWARDS AND SETTLEMENTS.—In 20 preparing and submitting the reports required under 21 paragraph (1), the Office shall ensure that the iden-22 tity or position of any claimant is not disclosed.

23 "(3) AUTHORITY TO PROTECT THE IDENTITY
24 OF A CLAIMANT.—

47

1 "(A) IN GENERAL.—In carrying out para-2 graph (2), the Executive Director may make an 3 appropriate redaction to the data included in 4 the report described in paragraph (1) if the Ex-5 ecutive Director determines that including the 6 data considered for redaction may lead to the identity or position of a claimant unintention-7 8 ally being disclosed. The report shall note each 9 redaction and include a statement that the re-10 daction was made solely for the purpose of 11 avoiding such an unintentional disclosure of the 12 identity or position of a claimant. 13 "(B) RECORD-KEEPING.—the Executive 14 Director shall retain a copy of the report desubparagraph 15 scribed in (A), without 16 redactions. 17 "(4) DEFINITION.—In this subsection, the term 18 'claimant' means an individual who received an 19 award or settlement, or who made an allegation of 20 a violation against an employing office.". 21 (2) EFFECTIVE DATE.—The amendments made 22 by paragraph (1) shall apply with respect to 2018 23 and each succeeding year.

24 (b) Report on Amounts Previously Paid.—

S.L.C.

1	(1) IN GENERAL.—Not later than 30 days after
2	the date of the enactment of this Act, the Office of
3	Congressional Workplace Rights shall submit to
4	Congress and make available to the public on the
5	Office's public website a report on all payments
6	made with public funds prior to the date of the en-
7	actment of this Act for awards and settlements in
8	connection with violations of section 201(a) of the
9	Congressional Accountability Act of 1995 (2 U.S.C.
10	1311(a)), or related retaliation, as defined in section
11	101 of such Act (2 U.S.C. 1301), and shall include
12	in the report the following information:
13	(A) The amount paid for each such award
14	or settlement.
15	(B) The source of the public funds used
16	for the award or settlement, without regard to
17	whether the funds were paid from the account
18	described in section $415(a)$ of such Act (2
19	U.S.C. 1415(a)), an account of the House of
20	Representatives or Senate, or any other account
21	of the Federal Government.
22	(2) Rule of construction regarding iden-
23	TIFICATION OF HOUSE AND SENATE ACCOUNTS.—
24	Nothing in paragraph (1)(B) may be construed to
25	require or permit the Office of Congressional Work-

place Rights to report the account of any specific of fice of the House of Representatives or Senate as
 the source of funds used for an award or settlement.
 SEC. 202. 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 fol7 lowing new subsection:

8 "(m) RECORD RETENTION.—The Office shall estab-9 lish and maintain a program for the permanent retention 10 of its records, including the redacted and unredacted 11 records described in section 301(l)(3) and the records of 12 investigations, mediations, hearings, and other pro-13 ceedings conducted under this Act.".

14 SEC. 203. WORKPLACE CLIMATE SURVEYS OF EMPLOYING 15 OFFICES.

16 (a) REQUIRING SURVEYS.—Title III (2 U.S.C. 1381
17 et seq.) is amended by adding at the end the following
18 new section:

19 "SEC. 307. WORKPLACE CLIMATE SURVEYS OF EMPLOYING 20 OFFICES.

21 "(a) REQUIREMENT TO CONDUCT SURVEYS.—Not
22 later than 1 year after the date of the enactment of this
23 section, and every 2 years thereafter, the Office shall con24 duct a survey of employees of employing offices described

50

in subparagraphs (A), (B), and (C) of section 101(9), re garding the workplace environment of such office.

3 "(b) SPECIAL INCLUSION OF INFORMATION ON SEX4 UAL HARASSMENT AND DISCRIMINATION.—In each sur5 vey conducted under this section, the Office shall survey
6 respondents on attitudes regarding sexual harassment and
7 discrimination.

8 "(c) Methodology.—

9 "(1) IN GENERAL.—The Office shall conduct
10 each survey under this section in accordance with
11 methodologies established by the Office.

12 "(2) CONFIDENTIALITY.—Under the meth-13 odologies established under paragraph (1), all re-14 sponses to all portions of the survey shall be anony-15 mous and confidential, and each respondent shall be 16 told throughout the survey that all responses shall 17 be anonymous and confidential.

18 "(d) USE OF RESULTS OF SURVEYS.—The Office 19 shall furnish the information obtained from the surveys 20 conducted under this section to the Committee on House 21 Administration of the House of Representatives and the 22 Committee on Homeland Security and Governmental Af-23 fairs, and the Committee on Rules and Administration, 24 of the Senate.

51

1 "(e) Consultation With Committees.—The Office shall carry out this section, including establishment 2 3 of methodologies and procedures under subsection (c), in 4 consultation with the Committee on House Administration 5 of the House of Representatives and the Committee on Homeland Security and Governmental Affairs, and the 6 7 Committee on Rules and Administration, of the Senate. 8 "(f) INCLUSION OF LIBRARY OF CONGRESS.—For 9 purposes of this section, the Library of Congress shall be 10 considered an employing office subject to subsection (a).". 11 (b) CLERICAL AMENDMENT.—The table of contents is amended by adding at the end of the items relating to 12 13

title III the following new item:

"Sec. 307. Workplace climate surveys of employing offices.".

14 SEC. 204. OFFICE OF EMPLOYEE ADVOCACY.

15 (a) ESTABLISHMENT.—There is established in the Office of the Secretary of the Senate the Office of Em-16 17 ployee Advocacy (hereafter in this section referred to as 18 the "Office").

19 (b) COVERED EMPLOYEE OF THE SENATE.—In this 20 section, the term "covered employee of the Senate"—

21 (1) means a covered employee (as defined in 22 section 101 of the Congressional Accountability Act 23 of 1995 (2 U.S.C. 1301)) who is an employee of the 24 Senate (as defined in such section); and

	0
1	(2) includes a staff member described in section
2	201(d)(1) of such Act (2 U.S.C. $1311(d)(1)$), as
3	amended by section 303(a), of an employing office of
4	the Senate (including a former staff member de-
5	scribed in such section $201(d)(1)$ who was such a
6	staff member at the time of the alleged violation).
7	(c) FUNCTIONS.—
8	(1) LEGAL ASSISTANCE, CONSULTATION, AND
9	REPRESENTATION.—Subject to subsection (d), the
10	Office shall carry out the following functions:
11	(A) Providing legal assistance and con-
12	sultation to covered employees of the Senate re-
13	garding the procedures of the Congressional Ac-
14	countability Act of 1995 (2 U.S.C. 1301 et
15	seq.) and the procedures applicable to civil ac-
16	tions arising under such Act, including—
17	(i) the roles and responsibilities of the
18	Office of Congressional Workplace Rights,
19	the Office of the Senate Chief Counsel for
20	Employment, and similar authorities;
21	(ii) any proceedings conducted under
22	such Act;
23	(iii) the authority of the Office of
24	Congressional Workplace Rights to compel
25	cooperation and testimony under investiga-

1	tions and proceedings conducted under
2	title IV of such Act (2 U.S.C. 1401 et
3	seq.); and
4	(iv) the employee's duties relating to
5	such proceedings, including the responsi-
6	bility to testify.
7	(B) Providing legal assistance and rep-
8	resentation—
9	(i) in personal civil legal matters re-
10	lated to a covered employee of the Senate's
11	initiation of, or participation in, pro-
12	ceedings under title IV of such Act (2
13	U.S.C. 1401 et seq.) (other than a civil ac-
14	tion filed under section 408 of such Act (2
15	U.S.C. 1408)); and
16	(ii) in any proceedings of the Office of
17	Congressional Workplace Rights, the Select
18	Committee on Ethics of the Senate, or any
19	other administrative or judicial body re-
20	lated to the alleged violations of such Act
21	which are the subject of the proceedings
22	initiated by the covered employee of the
23	Senate, or the proceedings in which the
24	covered employee of the Senate partici-

	01
1	pates, under title IV of such Act (2 U.S.C.
2	1401 et seq.).
3	(C) Operating a hotline through which cov-
4	ered employees of the Senate may contact the
5	Office.
6	(2) Authority to provide assistance in
7	ANY JURISDICTION.—Notwithstanding any law re-
8	garding the licensure of attorneys, an attorney who
9	is employed by the Office and is authorized to pro-
10	vide legal assistance and representation under this
11	section is authorized to provide that assistance and
12	representation in any jurisdiction, subject to such
13	regulations as may be prescribed by the Office.
14	(3) NATURE OF RELATIONSHIP.—The relation-
15	ship between the Office and an employee to whom
16	the Office provides legal assistance, consultation,
17	and representation under this section shall be the re-
18	lationship between an attorney and client.
19	(4) PROHIBITING ACCEPTANCE OF AWARD OF
20	ATTORNEY FEES OR OTHER COSTS.—The Office may
21	not accept any award of attorney fees or other litiga-
22	tion expenses and costs under any hearing or civil
23	action brought under the Congressional Account-
24	ability Act of 1995 (2 U.S.C. 1301 et seq.).

55

(5) PROHIBITING ASSISTANCE IN OTHER MAT TERS OR PROCEEDINGS.—The Office may not pro vide any legal assistance, consultation, or represen tation with respect to any matter or proceeding
 which does not arise under the Congressional Ac countability Act of 1995 (2 U.S.C. 1301 et seq.).

7 (d) PROHIBITING PROVISION OF ASSISTANCE UPON 8 FILING OF CIVIL ACTION.—If a covered employee of the 9 Senate files a civil action with respect to an alleged viola-10 tion of the Congressional Accountability Act of 1995 (2) U.S.C. 1301 et seq.), as provided in section 408 of such 11 12 Act (2 U.S.C. 1408), the Office may not provide assist-13 ance under this section to the covered employee with respect to investigations or proceedings under such Act in 14 15 connection with such alleged violation at any time after the employee files such action. 16

17 (e) DIRECTOR.—

18 (1) APPOINTMENT.—The Office shall be headed
19 by a Director who shall be appointed by the Sec20 retary of the Senate.

(2) QUALIFICATIONS; NONPARTISANSHIP OF POSITION.—The individual appointed as Director shall
be a lawyer who is admitted to practice before the
United States District Court for the District of Co-

S.L.C.

	06
1	lumbia and who has experience in representing em-
2	ployees in workplace discrimination cases.
3	(3) COMPENSATION.—The Director shall be
4	paid at an annual rate established by the Secretary
5	of the Senate.
6	(4) REMOVAL.—The Director may be removed
7	by the Secretary of the Senate only for cause.
8	(f) OTHER PERSONNEL.—Subject to regulations of
9	the Committee on Rules and Administration of the Senate
10	and with the approval of the Secretary of the Senate, the
11	Director may appoint and fix the compensation of such
12	additional personnel as the Director determines to be nec-
13	essary to carry out the functions of the Office.
14	(g) NONPARTISANSHIP OF POSITIONS.—The Director
15	and the other personnel of the Office shall be appointed
16	without regard to political affiliation and solely on the
17	basis of fitness to perform the duties of the position.
18	(h) EXERCISE OF RULEMAKING POWERS.—Congress
19	adopts the provisions of this section—
20	(1) as an exercise of the rulemaking power of
21	the Senate, and as such they shall be considered as
22	part of the rules of the Senate and such rules shall
23	supersede other rules only to the extent that they
24	are inconsistent with such other rules; and

57

(2) with full recognition of the constitutional
 right of the Senate to change those rules at any
 time, in any manner, and to the same extent as is
 the case of any other rule of the Senate.

5 SEC. 205. GAO STUDY OF MANAGEMENT PRACTICES.

6 (a) STUDY.—The Comptroller General of the United
7 States shall conduct a study of the management practices
8 of the Office of Congressional Workplace Rights.

9 (b) REPORT TO CONGRESS.—Not later than 180 days 10 after the date of the enactment of this Act, the Comptroller General of the United States shall submit to Con-11 12 gress a report on the study conducted under subsection 13 (a), and shall include in the report such recommendations 14 as the Comptroller General considers appropriate for im-15 provements to the management practices of the Office of 16 Congressional Workplace Rights.

17 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
after the date of the enactment of this Act, the Comptroller General of the United States shall submit to Congress a report on the audit conducted under subsection

(a), and shall include in the report such recommendations
 as the Comptroller General considers appropriate for im provements to the cybersecurity systems and practices of
 the Office of Congressional Workplace Rights.

5 **TITLE III—MISCELLANEOUS** 6 **REFORMS**

7 SEC. 301. DEFINITIONS.

8 Section 101 (2 U.S.C. 1301) is amended by adding9 at the end the following:

10 "(13) COMMITTED PERSONALLY.—The term 11 'committed personally', used with respect to an act 12 and an individual, does not include a practice com-13 mitted by a second individual and attributed to the 14 first individual or that individual's employing office. 15 ((14))MEMBER OF CONGRESS.—The term 16 'Member of Congress' means a Member of the 17 House of Representatives (including a Delegate or 18 Resident Commissioner to the Congress) or a Sen-19 ator.

"(15) RELATED RETALIATION.—The term 'related retaliation', used with respect to a provision,
means a response that is prohibited under section
207, except that each reference in section 207 to
"this Act' shall be considered to be a reference to
that provision.".

1SEC. 302. APPLICATION OF GENETIC INFORMATION NON-2DISCRIMINATION ACT OF 2008.

3 Section 102 of the Congressional Accountability Act
4 of 1995 (2 U.S.C. 1302) is amended by adding at the end
5 the following:

6 "(c) GENETIC INFORMATION NONDISCRIMINATION 7 ACT OF 2008.—The provisions of this Act that apply to 8 a violation of section 201(a)(1) shall be considered to 9 apply to a violation of title II of the Genetic Information 10 Nondiscrimination Act of 2008 (42 U.S.C. 2000ff et seq.), 11 consistent with section 207(c) of that Act (42 U.S.C. 12 2000ff-6(c)).".

13 SEC. 303. EXTENSION TO UNPAID STAFF OF RIGHTS AND 14 PROTECTIONS AGAINST EMPLOYMENT DIS15 CRIMINATION.

16 (a) EXTENSION.—Section 201 (2 U.S.C. 1311) is 17 amended—

18 (1) by redesignating subsection (d) as sub-19 section (e); and

20 (2) by inserting after subsection (c) the fol-21 lowing new subsection:

22 "(d) Application to Unpaid Staff.—

23 "(1) IN GENERAL.—Subsections (a) and (b)
24 and section 207 regarding related retaliation shall
25 apply with respect to any staff member of an employing office who carries out official duties of the

S.L.C.

60

1 employing office but who is not paid by the employ-2 ing office for carrying out such duties, including an 3 intern, an individual detailed to an employing office, 4 and an individual participating in a fellowship pro-5 gram (including an applicant for an internship, a de-6 tail position, or a fellowship and a former intern, 7 detailee, or fellow), in the same manner and to the 8 same extent as such subsections apply with respect 9 to a covered employee.

"(2) RULE OF CONSTRUCTION.—Nothing in
paragraph (1) may be construed to extend liability
for a violation of subsection (a) or section 207 to an
employing office on the basis of an action taken by
any person who is not under the supervision or control of the employing office.

"(3) INTERN DEFINED.—For purposes of this 16 17 section, the term 'intern' means an individual who 18 performs service for an employing office which is un-19 compensated by the United States, who obtains an 20 educational benefit, such as by earning credit award-21 ed by an educational institution or learning a trade 22 or occupation, and who is appointed on a temporary 23 basis.".

24 (b) TECHNICAL CORRECTION RELATING TO OFFICE25 RESPONSIBLE FOR DISBURSEMENT OF PAY TO HOUSE

61

EMPLOYEES.—Section 101(7) (2 U.S.C. 1301(7)) is
 amended by striking "disbursed by the Clerk of the House
 of Representatives" and inserting "disbursed by the Chief
 Administrative Officer of the House of Representatives".
 SEC. 304. NOTICES.

6 Part E of title II of the Congressional Accountability
7 Act of 1995 (2 U.S.C. 1361) is amended by adding at
8 the end the following:

9 "SEC. 226. NOTICES.

"(a) IN GENERAL.—Every employing office shall post
and keep posted (in conspicuous places upon its premises
where notices to covered employees are customarily posted) a notice provided by the Office that—

"(1) describes the rights, protections, and procedures applicable to covered employees of the employing office under this Act, concerning violations
described in subsection (b); and

18 "(2) includes contact information for the Office.
19 "(b) VIOLATIONS.—A violation described in this sub20 section is—

"(1) discrimination prohibited by section 201(a)
(including, in accordance with section 102(c), discrimination prohibited by title II of the Genetic Information Nondiscrimination Act of 2008 (42 U.S.C.
2000ff et seq.)), 206(a), or 210(b); and

	02
1	"(2) a violation of section 207, or a violation of
2	section 4311(b) of title 38, United States Code, that
3	is related to discrimination described in paragraph
4	(1).".
5	SEC. 305. GENERAL PROVISIONS.
6	Section 225 (2 U.S.C. 1361) is amended—
7	(1) by striking subsection (e); and
8	(2) by redesignating subsection (f) as sub-
9	section (e).
10	SEC. 306. 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	mission, and Helsinki Commission.—
16	(1) TREATMENT OF EMPLOYEES AS COVERED
17	EMPLOYEES.—Section $101(3)$ (2 U.S.C. $1301(3)$) is
18	amended—
19	(A) by striking "or" at the end of subpara-
20	graph (I);
21	(B) by striking the period at the end of
22	subparagraph (J) and inserting "; and"; and
23	(C) by adding at the end the following:
24	"(K) the John C. Stennis Center for Pub-
25	lic Service Training and Development;

S.L.C.

	03
1	"(L) the China Review Commission;
2	"(M) the Congressional-Executive China
3	Commission; and
4	"(N) the Helsinki Commission.".
5	(2) TREATMENT OF CENTER AND COMMISSIONS
6	AS EMPLOYING OFFICE.—Section 101(9)(D) (2
7	U.S.C. 1301(9)(D)) is amended by striking "and the
8	Office of Technology Assessment" and inserting the
9	following: "the John C. Stennis Center for Public
10	Service Training and Development, the China Re-
11	view Commission, the Congressional-Executive China
12	Commission, and the Helsinki Commission.".
13	(3) Definitions of commissions.—Section
14	101 (2 U.S.C. 1301), as amended by section 301, is
15	further amended by adding at the end the following:
16	"(15) CHINA REVIEW COMMISSION.—The term
17	'China Review Commission' means the United
18	States-China Economic and Security Review Com-
19	mission established under section 1238 of the Floyd
20	D. Spence National Defense Authorization Act for
21	Fiscal Year 2001 (22 U.S.C. 7002), as enacted into
22	law by section 1 of Public Law 106–398.
23	"(16) Congressional-executive china com-
24	MISSION.—The term 'Congressional-Executive China
25	Commission' means the Congressional-Executive

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

24

S.L.C.

65

1 "(1) by the House Employment Counsel of the 2 House of Representatives, in the case of assistance 3 and representation in connection with a claim filed 4 under title IV (including all subsequent proceedings 5 under such title in connection with the claim) at a 6 time when the chair of the Commission is a Member 7 of the House, and in the case of assistance and rep-8 resentation in connection with any subsequent claim 9 related to the initial claim where the subsequent 10 claim involves the same parties; or 11 "(2) by the Senate Chief Counsel for Employ-12 ment of the Senate, in the case of assistance and 13 representation in connection with a claim filed under 14 title IV (including all subsequent proceedings under such title in connection with the claim) at a time 15 16 when the chair of the Commission is a Senator, and 17 in the case of assistance and representation in con-18 nection with any subsequent claim related to the ini-19 tial claim where the subsequent claim involves the 20 same parties.". 21 (2) CLERICAL AMENDMENTS.—The table of 22 contents is amended— 23 (A) by redesignating the item relating to

section 509 as relating to section 512; and

(B) by inserting after the item relating to
 section 508 the following new item:
 "Sec. 509. Legal assistance and representation.".

3 (c) CONFORMING AMENDMENTS.—Section 101 (2
4 U.S.C. 1301) is amended, in paragraphs (7) and (8), by
5 striking "through (I)" and inserting "through (N)".

6 (d) EFFECTIVE DATE.—The amendments made by 7 subsections (a) through (c) shall apply with respect to 8 claims alleging violations of the Congressional Account-9 ability Act of 1995 (2 U.S.C. 1301 et seq.) which are first 10 made on or after the date of the enactment of this Act. 11 SEC. 307. TRAINING AND EDUCATION PROGRAMS OF 12 OTHER EMPLOYING OFFICES.

(a) REQUIRING OFFICES TO DEVELOP AND IMPLEMENT PROGRAMS.—Title V (2 U.S.C. 1431 et seq.), as
amended by section 306(b), is further amended by adding
at the end the following:

17 "SEC. 510. TRAINING AND EDUCATION PROGRAMS OF EM18 PLOYING OFFICES.

"(a) REQUIRING OFFICES TO DEVELOP AND IMPLEMENT PROGRAMS.—Each employing office shall develop
and implement a program to train and educate covered
employees of the office in the rights and protections provided under this Act, including the procedures available
under this Act to consider alleged violations of this Act.
"(b) REPORT TO COMMITTEES.—

S.L.C.

67

1	"(1) IN GENERAL.—Not later than 45 days
2	after the beginning of each Congress (beginning with
3	the One Hundred Sixteenth Congress), each employ-
4	ing office shall submit a report to the Committee on
5	House Administration of the House of Representa-
6	tives and the Committee on Rules and Administra-
7	tion of the Senate on the implementation of the pro-
8	gram required under subsection (a).
9	"(2) Special rule for first report.—Not
10	later than 180 days after the date of the enactment
11	of the Congressional Accountability Act of 1995 Re-
12	form Act, each employing office shall submit the re-
13	port described in paragraph (1) to the Committees
14	described in such paragraph.
15	"(c) Exception for Offices of Congress.—This
16	section does not apply to an employing office described
17	in subparagraph (A), (B), or (C) of section 101(9).".
18	(b) CLERICAL AMENDMENT.—The table of contents
19	is amended by inserting after the item relating to section
20	509, as inserted by section 307(b), the following new item:
	"Sec. 510. Training and education programs of employing offices.".
21	SEC. 308. SUPPORT FOR OUT-OF-AREA COVERED EMPLOY-
22	EES.
23	(a) IN GENERAL.—Title V (2 U.S.C. 1431 et seq.),
24	as amended by section 307(a), is further amended by add-

25 ing at the end the following:

"SEC. 511. SUPPORT FOR OUT-OF-AREA COVERED EMPLOY EES.

3 "(a) IN GENERAL.—All covered employees whose lo-4 cation of employment is outside of the Washington, DC 5 area (referred to in this section as 'out-of-area covered em-6 ployees', shall have equitable access to the resources and 7 services provided by the Office and under this Act as is 8 provided to covered employees who work in the Wash-9 ington, DC area.

10 "(b) DUTIES OF OFFICE OF CONGRESSIONAL WORK11 PLACE RIGHTS.—The Office shall—

"(1) establish a method by which out-of-area
covered employees may communicate securely with
the Office, which shall include an option for realtime audiovisual communication; and

"(2) provide guidance to employing offices regarding how each office can provide the resources
and services provided under this Act to out-of-area
covered employees, including information regarding
the communication methods described in paragraph
(1).

"(c) DUTIES OF EMPLOYING OFFICES.—Each employing office shall ensure that any out-of-area covered employees of the employing office are provided the equitable access required under this section, including information regarding how to communicate with the Office.".

1 (b) CLERICAL AMENDMENT.—The table of contents is amended by inserting after the item relating to section 2 510, as inserted by section 307(b), the following new item: 3 "Sec. 511. Support for out-of-area employees.". 4 SEC. 309. RENAMING OFFICE OF COMPLIANCE AS OFFICE 5 OF CONGRESSIONAL WORKPLACE RIGHTS. 6 (a) RENAMING.—Section 301 of the Congressional 7 Accountability Act of 1995 (2 U.S.C. 1381 et seq.) is 8 amended-9 (1) in the heading, by striking "OFFICE OF 10 COMPLIANCE" and inserting "OFFICE OF CON-11 GRESSIONAL WORKPLACE RIGHTS"; and 12 (2) in subsection (a), by striking "Office of 13 Compliance" and inserting "Office of Congressional 14 Workplace Rights". 15 (b) Conforming Amendments to Congressional ACCOUNTABILITY ACT OF 1995.—The Congressional Ac-16 17 countability Act of 1995 is amended as follows: 18 (1) In section 101(1) (2 U.S.C. 1301(1)), by 19 striking "Office of Compliance" and inserting "Of-20 fice of Congressional Workplace Rights". 21 (2) In section 101(2) (2 U.S.C. 1301(2)), by 22 striking "Office of Compliance" and inserting "Of-23 fice of Congressional Workplace Rights". 24 (3)101(3)(H)(2U.S.C. In section 25 1301(3)(H)), by striking "Office of Compliance"

1	and inserting "Office of Congressional Workplace
2	Rights".
3	(4) In section $101(9)(D)$ (2 U.S.C.
4	1301(9)(D)), by striking "Office of Compliance" and
5	inserting "Office of Congressional Workplace
6	Rights".
7	(5) In section $101(10)$ (2 U.S.C. $1301(10)$), by
8	striking "Office of Compliance" and inserting "Of-
9	fice of Congressional Workplace Rights".
10	(6) In section $101(11)$ (2 U.S.C. $1301(11)$), by
11	striking "Office of Compliance" and inserting "Of-
12	fice of Congressional Workplace Rights".
13	(7) In section $101(12)$ (2 U.S.C. $1301(12)$), by
14	striking "Office of Compliance" and inserting "Of-
15	fice of Congressional Workplace Rights".
16	(8) In section 210(a)(9) (2 U.S.C. 1331(a)(9)),
17	by striking "Office of Compliance" and inserting
18	"Office of Congressional Workplace Rights".
19	(9) In section $215(e)(1)$ (2 U.S.C. $1341(e)(1)$),
20	by striking "Office of Compliance" and inserting
21	"Office of Congressional Workplace Rights".
22	(10) In section $220(e)(2)(G)$ (2 U.S.C.
23	1351(e)(2)(G)), by striking "Office of Compliance"
24	and inserting "Office of Congressional Workplace
25	Rights".

1	(11) In the heading of title III, by striking
2	"OFFICE OF COMPLIANCE" and inserting
3	"OFFICE OF CONGRESSIONAL WORK-
4	PLACE RIGHTS".
5	(12) In section $304(c)(4)$ (2 U.S.C.
6	1384(c)(4)), by striking "Office of Compliance" and
7	inserting "Office of Congressional Workplace
8	Rights".
9	(13) In section $304(c)(5)$ (2 U.S.C.
10	1384(c)(5)), by striking "Office of Compliance" and
11	inserting "Office of Congressional Workplace
12	Rights".
13	(c) Clerical Amendments.—The table of contents
14	is amended—
15	(1) by amending the item relating to the title
16	heading of title III to read as follows:
	"TITLE III—OFFICE OF CONGRESSIONAL WORKPLACE RIGHTS";
17	and
18	(2) by amending the item relating to section
19	301 to read as follows:
	"Sec. 301. Office of Congressional Workplace Rights.".
20	(d) References in Other Laws, Rules, and
21	REGULATIONS.—Any reference to the Office of Compli-
22	ance in any law, rule, regulation, or other official paper
23	in effect as of the effective date of this Act shall be consid-

ered to refer and apply to the Office of Congressional
 Workplace Rights.

3 TITLE IV—EFFECTIVE DATE

4 SEC. 401. EFFECTIVE DATE.

5 (a) IN GENERAL.—Except as otherwise provided in 6 this Act, this Act and the amendments made by this Act 7 shall take effect upon the expiration of the 180-day period 8 which begins on the date of the enactment of this Act. 9 (b) NO EFFECT ON PENDING PROCEEDINGS.—Noth-10 ing in this Act or the amendments made by this Act may be construed to affect any proceeding or payment of an 11 award or settlement relating to a claim under title IV of 12 13 the Congressional Accountability Act of 1995 (2 U.S.C. 1401 et seq.) which is pending as of the date of the enact-14 15 ment of this Act. If, as of that date, an employee has begun any of the proceedings under that title that were 16 17 available to the employee prior to that date, the employee may complete, or initiate and complete, all such pro-18 19 ceedings, and such proceedings shall remain in effect with 20 respect to, and provide the exclusive proceedings for, the 21 claim involved until the completion of all such proceedings.