

116TH CONGRESS 1ST SESSION H. R. 4556

To provide for the publication of OLC opinions, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

September 27, 2019

Mr. Cartwright (for himself, Mr. Quigley, Ms. Lofgren, Mr. Raskin, Mrs. Davis of California, Mr. Clay, Mr. Vargas, Mr. Johnson of Georgia, Mr. Cárdenas, Ms. Hill of California, Mr. Carson of Indiana, Ms. Norton, Ms. Tlaib, and Mr. Blumenauer) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To provide for the publication of OLC opinions, 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,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "See UNdisclosed Legal
- 5 Interpretations and Get Honest Transparency Act of
- 6 2019" or as the "SUNLIGHT Act of 2019".

1	SEC. 2. SCHEDULE OF PUBLICATION FOR FINAL OLC OPIN-
2	IONS.
3	Each final opinion issued by the Office of Legal
4	Counsel must be made publicly available in its entirety as
5	soon as is practicable, but—
6	(1) not later than 30 days after the opinion is
7	issued or updated if such action takes place on or
8	after the date of enactment of this Act;
9	(2) not later than 1 year after the date of en-
10	actment of this Act for an opinion issued on or after
11	January 20, 1993;
12	(3) not later than 2 years after the date of en-
13	actment of this Act for an opinion issued on or after
14	January 20, 1981 and before or on January 19,
15	1993;
16	(4) not later than 3 years after the date of en-
17	actment of this Act for an opinion issued on or after
18	January 20, 1969 and before or on January 19,
19	1981; and
20	(5) not later than 4 years after the date of en-
21	actment of this Act for all other opinions.
22	SEC. 3. EXCEPTIONS AND LIMITATION ON PUBLIC AVAIL-
23	ABILITY OF FINAL OLC OPINIONS.
24	(a) In General.—A final OLC opinion or part
25	thereof may be withheld only to the extent—
26	(1) information contained in the opinion was—

1	(A) specifically authorized to be kept se-
2	cret, under criteria established by an Executive
3	order, in the interest of national defense or for-
4	eign policy;
5	(B) in fact properly classified, including all
6	procedural and marking requirements, pursuant
7	to such Executive order;
8	(C) the Attorney General determines that
9	the national defense or foreign policy interests
10	protected outweigh the public's interest in ac-
11	cess to the information; and
12	(D) has been put through declassification
13	review within the past two years;
14	(2) information contained in the opinion relates
15	to the appointment of a specific individual not con-
16	firmed to Federal office;
17	(3) information contained in the opinion is spe-
18	cifically exempted from disclosure by statute (other
19	than sections 552 and 552b of title 5, United States
20	Code), provided that such statute—
21	(A) requires that the material be withheld
22	in such a manner as to leave no discretion on
23	the issue; or

- 1 (B) establishes particular criteria for with-2 holding or refers to particular types of material 3 to be withheld;
 - (4) information in the opinion includes trade secrets and commercial or financial information obtained from a person and privileged or confidential whose disclosure would likely cause substantial harm to the competitive position of the person from whom the information was obtained;
 - (5) the President, in his or her sole and nondelegable determination, formally and personally claims in writing that executive privilege prevents the release of the information and disclosure would cause specific identifiable harm to an interest protected by an exception or the disclosure is prohibited by law; or
 - (6) information in the opinion includes personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.
- 21 (b) Determination To Withhold.—Any deter-22 mination under this section to withhold information con-23 tained in a final OLC opinion must be made by the Attor-24 ney General or a designee of the Attorney General. The

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- 1 (1) in writing;
- 2 (2) made available to the public within the
- 3 same timeframe as is required of a formal OLC
- 4 opinion;
- 5 (3) sufficiently detailed as to inform the public
- of what kind of information is being withheld and
- 7 the reason therefore; and
- 8 (4) effective only for a period of 3 years, sub-
- 9 ject to review and reissuance, with each reissuance
- made available to the public.
- 11 (c) Final Opinions.—For final OLC opinions for
- 12 which the text is withheld in full or in substantial part,
- 13 a detailed unclassified summary of the opinion must be
- 14 made available to the public, in the same timeframe as
- 15 required of the final OLC opinion, that conveys the es-
- 16 sence of the opinion, including any interpretations of a
- 17 statute, the Constitution, or other legal authority. A nota-
- 18 tion must be included in any published list of OLC opin-
- 19 ions regarding the extent of the withholdings.
- 20 (d) No Limitation on Relief.—A decision by the
- 21 Attorney General to release or withhold information pur-
- 22 suant to this Act shall not preclude any action or relief
- 23 conferred by statutory or regulatory regime that empowers
- 24 any person to request or demand the release of informa-
- 25 tion.

1	(e) Reasonably Segregable Portions of Opin-
2	IONS TO BE PUBLISHED.—Any reasonably segregable
3	portion of an opinion shall be provided after withholding
4	of the portions which are exempt under this subsection.
5	The amount of information withheld, and the exemption
6	under which the withholding is made, shall be indicated
7	on the released portion of the opinion, unless including
8	that indication would harm an interest protected by the
9	exemption in this subsection under which the withholding
10	is made. If technically feasible, the amount of the informa-
11	tion withheld, and the exemption under which the with-
12	holding is made, shall be indicated at the place in the opin-
13	ion where such withholding is made.
14	SEC. 4. METHOD OF PUBLICATION.
15	The Attorney General shall publish each final OLC
16	opinion to the extent the law permits, including by pub-
17	lishing the opinions on a publicly accessible website that—
18	(1) with respect to each opinion—
19	(A) contains an electronic copy of the opin-
20	ion, including any transmittal letter associated
21	with the opinion, in an open format that is plat-
22	form independent and that is available to the
23	public without restrictions;

1	(B) provides the public the ability to re-
2	trieve an opinion, to the extent practicable,
3	through searches based on—
4	(i) the title of the opinion;
5	(ii) the date of publication or revision;
6	or
7	(iii) the full text of the opinion;
8	(C) identifies the time and date when the
9	opinion was required to be published, and when
10	the opinion was transmitted for publication;
11	and
12	(D) provides a permanent means of access-
13	ing the opinion electronically;
14	(2) includes a means for bulk download of all
15	OLC opinions or a selection of opinions retrieved
16	using a text-based search;
17	(3) provides free access to the opinions, and
18	does not charge a fee, require registration, or impose
19	any other limitation in exchange for access to the
20	website; and
21	(4) is capable of being upgraded as necessary to
22	carry out the purposes of this Act.
23	SEC. 5. INDEX OF OPINIONS.
24	(a) In General.—The Office of Legal Counsel shall
25	publish ——

1	(1) a complete list of final OLC opinions, ar-
2	ranged chronologically, within 90 days of the enact-
3	ment of this legislation;
4	(2) the list of opinions shall be updated imme-
5	diately every time an OLC opinion becomes final;
6	and
7	(3) a revision to an opinion shall be listed as if
8	it were a new opinion.
9	(b) REQUIREMENTS AS TO LIST.—Each list under
10	subsection (a) shall comply with the following:
11	(1) Publication.—The list must be made
12	available to the public by publication on the website
13	in section 4.
14	(2) Information and format required.—
15	The list shall —
16	(A) include, for each opinion—
17	(i) the full name of the opinion;
18	(ii) the date it was finalized or re-
19	vised;
20	(iii) each author's name;
21	(iv) each recipient's name;
22	(v) a summary of the opinion;
23	(vi) a unique identifier assigned to
24	each final or revised opinion; and

1	(vii) whether an opinion has been
2	withdrawn; and
3	(B) be published in both human-readable
4	and machine-readable formats.
5	SEC. 6. PRIVATE RIGHT OF ACTION.
6	On complaint, the district court of the United States
7	in the district in which the complainant resides, or has
8	his principal place of business, or in the District of Colum-
9	bia, has jurisdiction to enjoin the agency from withholding
10	information contained in a final OLC opinion and to order
11	the production of information improperly withheld from
12	the complainant. In such a case the court shall determine
13	the matter de novo, and may examine the contents of such
14	OLC opinion in camera to determine whether such infor-
15	mation or any part thereof shall be withheld under any
16	of the exemptions set forth in section 3, and the burden
17	is on the agency to sustain its action.
18	SEC. 7. SEVERABILITY.
19	If any provision of this Act, any amendment made
20	by this Act, or the application thereof to any person or
21	circumstances is held invalid, the validity of the remainder
22	of the Act, of any such amendments, and of the applica-
23	tion of such provisions to other persons and circumstances
24	shall not be affected thereby.

SEC. 8. DEFINITIONS.

2	(a) OLC OPINION.—The term "OLC opinion" means
3	views on a matter of legal interpretation communicated
4	by the Office of Legal Counsel of the Department of Jus-
5	tice to any other office or agency, or person in an office

- 6 or agency, in the Executive Branch, including any office
- 7 in the Department of Justice, the White House, or the
- 8 Executive Office of the President, and rendered in accord-
- 9 ance with sections 511-513 of title 28, United States
- 10 Code. Where the communication of the legal interpretation
- 11 takes place verbally, a memorialization of that communica-
- 12 tion qualifies as an "OLC opinion".
- 13 (b) FINAL OLC OPINION.—The term "final OLC
- 14 opinion" means an OLC opinion that—
- 15 (1) the Attorney General, Assistant Attorney
- 16 General for OLC, or a Deputy Assistant General for
- OLC, has determined is final;
- 18 (2) government officials or government contrac-
- tors are relying on;
- 20 (3) is relied upon to formulate legal guidance;
- 21 or
- (4) is directly or indirectly cited in another Of-
- fice of Legal Counsel opinion.

- 1 (c) REVISED OLC OPINION.—The term "revised
- 2 OLC opinion" means an OLC opinion that is withdrawn,

3 information is added to, or information is removed from.

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