

AUTHENTICATED U.S. GOVERNMENT INFORMATION

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To amend the Insurrection Act to curtail violations against the civil liberties of the people of the United States, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 4, 2020

Mr. BLUMENTHAL introduced the following bill; which was read twice and referred to the Committee on Armed Services

A BILL

- To amend the Insurrection Act to curtail violations against the civil liberties of the people of the United States, 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 "Curtailing Insurrection
- 5 act Violations of Individuals' Liberties Act" or the6 "CIVIL Act".

7 SEC. 2. FEDERAL AID FOR STATE GOVERNMENTS.

8 Section 251 of title 10, United States Code, is9 amended to read as follows:

1 "§ 251. Federal aid for State governments

2 "(a) AUTHORITY.—Whenever there is an insurrection 3 in any State against its government, the President may, upon the request of the governor of the State concerned, 4 5 call into Federal service such of the militia of the other States, in the number requested by the governor of the 6 7 State concerned, and use such of the armed forces, as the 8 President considers necessary to suppress the insurrec-9 tion.

"(b) CERTIFICATION TO CONGRESS.—The President
may not invoke the authority under this section unless the
President, the Secretary of Defense, and the Attorney
General certify to Congress that the governor of the State
concerned has requested the aid described in subsection
(a) to suppress an insurrection.".

16 SEC. 3. USE OF MILITIA AND ARMED FORCES TO ENFORCE 17 FEDERAL AUTHORITY.

18 Section 252 of title 10, United States Code, is19 amended to read as follows:

20 "§ 252. Use of militia and armed forces to enforce
Federal authority

"(a) AUTHORITY.—Whenever unlawful obstructions,
combinations, or assemblages, or rebellion against the authority of the United States, make it impracticable to enforce the laws of the United States in any State by the
ordinary course of judicial proceedings, the President may
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call into Federal service such of the militia of any State,
 and use such of the armed forces, as the President con siders necessary to enforce those laws or to suppress the
 rebellion.

5 "(b) CERTIFICATION TO CONGRESS.—

6 "(1) The President may not invoke the author-7 ity under this section unless the President, the Sec-8 retary of Defense, and the Attorney General certify 9 to Congress that the State concerned is unable or 10 unwilling to suppress an unlawful obstruction, com-11 bination, or assemblage, or rebellion against the au-12 thority of the United States described in subsection 13 (a).

14 "(2) A certification under paragraph (1) shall15 include the following:

16 "(A) A description of the circumstances
17 necessitating the invocation of the authority
18 under this section.

"(B) Demonstrable evidence that the State
concerned is unable or unwilling to suppress
such unlawful obstruction, combination, or assemblage, or rebellion against the authority of
the United States, and a legal justification for
resorting to the authority under this section to
so suppress.

"(C) A description of the mission, scope,
 and duration of use of members of the armed
 forces under this section.".

4 SEC. 4. INTERFERENCE WITH STATE AND FEDERAL LAW.

5 Section 253 of title 10, United States Code, is6 amended to read as follows:

7 "§ 253. Interference with State and Federal law

8 "(a) AUTHORITY.—(1) The President, by using the 9 militia or the armed forces, or both, or by any other 10 means, shall take such measures as he considers necessary 11 to suppress, in a State, any insurrection, domestic vio-12 lence, unlawful combination, or conspiracy, if it—

13 "(A) so hinders the execution of the laws of 14 that State, and of the United States within the 15 State, that any part or class of its people is deprived 16 of a right, privilege, immunity, or protection named 17 in the Constitution and secured by law, and the con-18 stituted authorities of that State are unable, fail, or 19 refuse to protect that right, privilege, or immunity, 20 or to give that protection; or

"(B) opposes or obstructs the execution of the
Federal or State laws to protect the civil rights of
the people of the United States under the Constitution and impedes the course of justice under those
laws.

1 "(2) In any situation covered by paragraph (1)(A), 2 the State shall be considered to have denied the equal protection of the laws secured by the Constitution. 3 "(b) CERTIFICATION TO CONGRESS.— 4 5 "(1) The President may not invoke the author-6 ity under this section unless the President, the Sec-7 retary of Defense, and the Attorney General certify 8 to Congress that the State concerned is unable or 9 unwilling to suppress an insurrection, domestic vio-10 lence, an unlawful combination, or a conspiracy de-11 scribed in subsection (a). "(2) A certification under paragraph (1) shall 12 13 include the following: "(A) A description of the circumstances 14 15 necessitating the invocation of the authority 16 under this section. 17 "(B) Demonstrable evidence that the State 18 concerned is unable or unwilling to suppress 19 such insurrection, domestic violence, unlawful 20 combination, or conspiracy, and a legal jus-21 tification for resorting to the authority under 22 this section to so suppress. 23 "(C) A description of the mission, scope, 24 and duration of use of members of the armed 25 forces under this section.".

1 SEC. 5. CONSULTATION WITH CONGRESS.

2 (1) IN GENERAL.—Chapter 13 of title 10,
3 United States Code, is amended by adding at the
4 end the following new section:

5 "§ 256. Consultation

6 "The President, in every possible instance, shall con7 sult with Congress before invoking the authority under
8 section 251, 252, or 253.".

9 (2) TECHNICAL AND CONFORMING AMEND10 MENT.—The table of sections at the beginning of
11 chapter 13 of title 10, United States Code, is
12 amended by adding at the end the following:
"256. Consultation.".

13 SEC. 6. TERMINATION AND EXTENSION OF AUTHORITY 14 UNDER THE INSURRECTION ACT.

(a) IN GENERAL.—Chapter 13 of title 10, United
States Code, as amended by section 5, is further amended
by adding at the end the following new section:

18 "§257. Termination of authority and expedited proce-

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dures for extension by joint resolution of Congress

21 "(a) DEFINITIONS.—In this section:

"(1) 14-DAY PERIOD.—With respect to an invocation of authority under section 251, 252, or 253,
the term '14-day period' means, as applicable—

1	"(A) in the case of an invocation of au-
2	thority on a date on which Congress is in ses-
3	sion, the period beginning on the date on which
4	the President invokes such authority and end-
5	ing on the date that is 14 calendar days after
6	the date of such invocation; or
7	"(B) in the case of an invocation of au-
8	thority on a date on which Congress is ad-
9	journed, the period beginning on the date on
10	which the next session of Congress commences
11	and ending on the date that is 14 calendar days
12	after the date of such commencement.
13	"(2) JOINT RESOLUTION.—The term 'joint res-
14	olution' means a joint resolution—
15	"(A) that is introduced with respect to the
16	invocation of authority under section 251, 252,
17	or 253 during the 14-day period;
18	"(B) which does not have a preamble;
19	"(C) the title of which is as follows: 'Joint
20	resolution relating to the extension of authority
21	for purposes of of title 10, United
22	States Code', the blank space being filled in
23	with whether the extension relates to the provi-
24	sion of Federal aid for State governments
25	under section 251, the use of militia and armed

forces to enforce Federal authority under section 252, or the suppression of interference with State and Federal law under section 253; and

5 "(D) the matter after the resolving clause of which is as follows: 'That Congress extends 6 7 the authority to , invoked by the President on .', the first blank 8 9 space being filled in with whether the extension 10 relates to the provision of Federal aid for State 11 governments, the use of militia and armed 12 forces to enforce Federal authority, or the sup-13 pression of interference with State and Federal 14 law, and the second blank space being filled in 15 with the date on which the President invoked 16 such authority.

17 "(b) JOINT RESOLUTION ENACTED.—Notwith18 standing any other provision of this section, if, not later
19 than the last day of the 14-day period, there is enacted
20 into law a joint resolution, the period of such authority
21 shall be extended for a period to be determined by Con22 gress and expressed in the joint resolution.

23 "(c) JOINT RESOLUTION NOT ENACTED.—Notwith-24 standing any other provision of this section, if a joint reso-

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lution is not enacted on or before the last day of the 14 day period—

3 "(1) such authority invoked by the President4 shall terminate; and

5 "(2) the President may not, at any time after 6 the 14-day period, re-invoke authority under section 7 251, 252, or 253, unless there has been a material 8 and significant change in factual circumstances, and 9 such circumstances are provided in a new certifi-10 cation to Congress.

11 "(d) EXPEDITED CONSIDERATION IN HOUSE OF12 REPRESENTATIVES.—

13 "(1) RECONVENING.—Upon invocation by the 14 President of the authority under section 251, 252, 15 or 253, the Speaker of the House of Representa-16 tives, if the House of Representatives would other-17 wise be adjourned, shall notify the Members of the 18 House of Representatives that, pursuant to this sec-19 tion, the House of Representatives shall convene not 20 later than 3 calendar days after the date of such in-21 vocation.

"(2) REPORTING AND DISCHARGE.—Any committee of the House of Representatives to which a
joint resolution is referred shall report it to the
House of Representatives not later than 7 calendar

1	days after the last day of the 14-day period, there
2	is enacted into law a joint resolution. If a committee
3	fails to report the joint resolution within that period,
4	the committee shall be discharged from further con-
5	sideration of the joint resolution and the joint reso-
6	lution shall be referred to the appropriate calendar.
7	"(3) PROCEEDING TO CONSIDERATION.—
8	"(A) IN GENERAL.—After each committee
9	authorized to consider a joint resolution reports
10	it to the House of Representatives or has been
11	discharged from its consideration, it shall be in
12	order, not later than 7 calendar days after the
13	last day of the 14-day period, to move to pro-
14	ceed to consider the joint resolution in the
15	House of Representatives.
16	"(B) PROCEDURE.—For a motion to pro-
17	ceed to consider a joint resolution—
18	"(i) all points of order against the
19	motion are waived;
20	"(ii) such a motion shall not be in
21	order after the House of Representatives
22	has disposed of a motion to proceed on the
23	joint resolution;

1	"(iii) the previous question shall be
2	considered as ordered on the motion to its
3	adoption without intervening motion;
4	"(iv) the motion shall not be debat-
5	able; and
6	"(v) a motion to reconsider the vote
7	by which the motion is disposed of shall
8	not be in order.
9	"(4) CONSIDERATION.—If the House of Rep-
10	resentatives proceeds to consideration of a joint res-
11	olution—
12	"(A) the joint resolution shall be consid-
13	ered as read;
14	"(B) all points of order against the joint
15	resolution and against its consideration are
16	waived;
17	"(C) the previous question shall be consid-
18	ered as ordered on the joint resolution to its
19	passage without intervening motion except 10
20	hours of debate equally divided and controlled
21	by the proponent and an opponent;
22	"(D) an amendment to the joint resolution
23	shall not be in order; and

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1	"(E) a motion to reconsider the vote on
2	passage of the joint resolution shall not be in
3	order.
4	"(e) Expedited Consideration in Senate.—
5	"(1) RECONVENING.—Upon invocation by the
6	President of the authority under section 251, 252,
7	or 253, if the Senate has adjourned or recessed for
8	more than 2 calendar days, the majority leader of
9	the Senate, after consultation with the minority
10	leader of the Senate, shall notify the Members of the
11	Senate that, pursuant to this section, the Senate
12	shall convene not later than 3 calendar days after
13	the date of such invocation.
14	"(2) Placement on Calendar.—Upon intro-
15	duction in the Senate, the joint resolution shall be
16	placed immediately on the calendar.
17	"(3) PROCEEDING TO CONSIDERATION.—
18	"(A) IN GENERAL.—Notwithstanding rule
19	XXII of the Standing Rules of the Senate, it is
20	in order, not later than 7 calendar days after
21	the last day of the 14-day period (even though
22	a previous motion to the same effect has been
23	disagreed to) to move to proceed to the consid-
24	eration of a joint resolution.

1	"(B) PROCEDURE.—For a motion to pro-
2	ceed to the consideration of a joint resolution—
3	"(i) all points of order against the
4	motion are waived;
5	"(ii) the motion is not debatable;
6	"(iii) the motion is not subject to a
7	motion to postpone;
8	"(iv) a motion to reconsider the vote
9	by which the motion is agreed to or dis-
10	agreed to shall not be in order; and
11	"(v) if the motion is agreed to, the
12	joint resolution shall remain the unfinished
13	business until disposed of.
14	"(4) FLOOR CONSIDERATION.—
15	"(A) IN GENERAL.—If the Senate proceeds
16	to consideration of a joint resolution—
17	"(i) all points of order against the
18	joint resolution (and against consideration
19	of the joint resolution) are waived;
20	"(ii) consideration of the joint resolu-
21	tion, and all debatable motions and appeals
22	in connection therewith, shall be limited to
23	not more than 10 hours, which shall be di-
24	vided equally between the majority and mi-
25	nority leaders or their designees;

- 1 "(iii) a motion further to limit debate 2 is in order and not debatable; "(iv) an amendment to, a motion to 3 4 postpone, or a motion to commit the joint 5 resolution is not in order; and 6 "(v) a motion to proceed to the con-7 sideration of other business is not in order. "(B) VOTE ON PASSAGE.—The vote on 8 9 passage shall occur immediately following the 10 conclusion of the consideration of a joint resolu-11 tion, and a single quorum call at the conclusion 12 of the debate if requested in accordance with 13 the rules of the Senate. 14 "(C) RULINGS OF THE CHAIR ON PROCE-15 DURE.—Appeals from the decisions of the Chair 16 relating to the application of this subsection or 17 the rules of the Senate, as the case may be, to 18 the procedure relating to a joint resolution shall 19 be decided without debate. 20 "(f) RULES RELATING TO SENATE AND HOUSE OF 21 **Representatives.**— 22 "(1) COORDINATION WITH ACTION BY OTHER 23 HOUSE.—If, before the passage by one House of a 24 joint resolution of that House, that House receives
- 25 from the other House a joint resolution—

1	"(A) the joint resolution of the other
2	House shall not be referred to a committee; and
3	"(B) with respect to a joint resolution of
4	the House receiving the resolution—
5	"(i) the procedure in that House shall
6	be the same as if no joint resolution had
7	been received from the other House; and
8	"(ii) the vote on passage shall be on
9	the joint resolution of the other House.
10	"(2) TREATMENT OF JOINT RESOLUTION OF
11	OTHER HOUSE.—If one House fails to introduce or
12	consider a joint resolution under this subsection, the
13	joint resolution of the other House shall be entitled
14	to expedited floor procedures under this section.
15	"(3) TREATMENT OF COMPANION MEASURES.—
16	If, following passage of a joint resolution in the Sen-
17	ate, the Senate receives the companion measure
18	from the House of Representatives, the companion
19	measure shall not be debatable.
20	"(4) Consideration after passage.—
21	"(A) PERIOD PENDING WITH PRESI-
22	DENT.—If Congress passes a joint resolution—
23	"(i) the period beginning on the date
24	on which the President is presented with
25	the joint resolution and ending on the date

1	on which the President signs, allows to be-
2	come law without signature, or vetoes and
3	returns the joint resolution (but excluding
4	days when either House is not in session)
5	shall be disregarded in determining wheth-
6	er the joint resolution was enacted before
7	the last day of the 14-day period; and
8	"(ii) the date that is the number of
9	days in the period described in clause (i)
10	after the 14-day period shall be substituted
11	for the 14-day period for purposes of sub-
12	sections (b) and (c).
13	"(B) VETOES.—If the President vetoes the
14	joint resolution, consideration of a veto message
15	in the Senate under this section shall be not
16	more than 2 hours equally divided between the
17	majority and minority leaders or their des-
18	ignees.
19	"(g) Rules of House of Representatives and
20	SENATE.—Subsections (d) and (e) and paragraphs (1),
21	(2), (3) , and $(4)(B)$ of subsection (f) are enacted by Con-
22	gress—
23	"(1) as an exercise of the rulemaking power of
24	the Senate and House of Representatives, respec-
25	tively, and as such are deemed a part of the rules

1 of each House, respectively, but applicable only with 2 respect to the procedure to be followed in that 3 House in the case of a joint resolution, and super-4 sede other rules only to the extent that they are in-5 consistent with such rules; and 6 "(2) with full recognition of the constitutional right of either House to change the rules (so far as 7 8 relating to the procedure of that House) at any time, 9 in the same manner, and to the same extent as in 10 the case of any other rule of that House.". 11 (b) TECHNICAL AND CONFORMING AMENDMENT.— 12 The table of sections at the beginning of chapter 13 of 13 title 10, United States Code, as amended by section 5, is further amended by adding at the end the following: 14 "257. Termination of authority and expedited procedures for extension by joint resolution of Congress.". 15 SEC. 7. JUDICIAL REVIEW FOR INJURY RESULTING FROM 16 USE OF THE ARMED FORCES UNDER THE IN-17 SURRECTION ACT. 18 (a) IN GENERAL.—Chapter 13 of title 10, United 19 States Code, as amended by section 6, is further amended 20 by adding at the end the following new section:

21 **"§ 258. Judicial review**

"(a) IN GENERAL.—Notwithstanding, and without
prejudice to, any other provision of law, any individual or
entity (including a State or local government) that is in-

1 jured by, or has a credible fear of injury from, the use of members of the armed forces under this chapter may 2 3 bring a civil action for declaratory or injunctive relief. In 4 any action under this section, the district court shall have 5 jurisdiction to decide any question of law or fact arising under this chapter, including challenges to the legal basis 6 7 for members of the armed forces to be acting under this 8 chapter.

9 "(b) EXPEDITED CONSIDERATION.—It shall be the 10 duty of the applicable district court of the United States and the Supreme Court of the United States to advance 11 12 on the docket and to expedite to the greatest possible ex-13 tent the disposition of any matter brought under this sec-14 tion.

"(c) APPEALS.— 15

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"(1) IN GENERAL.—The Supreme Court of the 17 United States shall have jurisdiction of an appeal 18 from a final decision of a district court of the United 19 States in a civil action brought under this section. 20 "(2) FILING DEADLINE.—A party shall file an 21 appeal under paragraph (1) not later than 30 days 22 after the court issues a final decision under sub-23 section (a).".

24 (b) TECHNICAL AND CONFORMING AMENDMENT.— 25 The table of sections at the beginning of chapter 13 of title 10, United States Code, as amended by section 6,
 is further amended by adding at the end the following: "258. Judicial review.".

3 SEC. 8. RESTRICTION ON DIRECT PARTICIPATION BY MILI4 TARY PERSONNEL.

5 Section 275 of title 10, United States Code, is6 amended to read as follows:

7 "§ 275. Restriction on direct participation by military 8 personnel

9 "(a) IN GENERAL.—No activity (including the provi-10 sion of any equipment or facility or the assignment or de-11 tail of any personnel) under this title shall include or per-12 mit direct participation by a member of the Army, Navy, 13 Air Force, or Marine Corps in a search, seizure, arrest, 14 or other similar activity unless participation in such activ-15 ity by such member is otherwise expressly authorized by 16 law.

17 "(b) REGULATIONS.—The Secretary of Defense shall
18 prescribe such regulations as may be necessary to ensure
19 compliance with subsection (a).".