

117TH CONGRESS 1ST SESSION

H. R. 288

To amend the Revised Statute to codify the defense of qualified immunity in the case of any action under section 1979, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 13, 2021

Mr. Banks (for himself and Mr. Steube) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To amend the Revised Statute to codify the defense of qualified immunity in the case of any action under section 1979, 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 "Qualified Immunity
- 5 Act of 2021".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) Qualified immunity is intended for all but
- 9 the plainly incompetent or those who knowingly vio-
- late the law and is meant to give government offi-

1	cials breathing room to make reasonable mistakes of
2	fact and law.
3	(2) The Supreme Court has observed that
4	qualified immunity balances two important interests,
5	the need to hold law enforcement officers account-
6	able when they exercise power irresponsibly and the
7	need to shield officers from harassment, distraction,
8	and liability when they perform their duties reason-
9	ably.
10	SEC. 3. CODIFICATION OF QUALIFIED IMMUNITY.
11	(a) In General.—Section 1979 of the Revised Stat-
12	utes (42 U.S.C. 1983) is amended—
13	(1) by inserting "(a) In General—" before
14	"Every person"; and
15	(2) by adding at the end the following new sub-
16	section:
17	"(b) Applicability to Law Enforcement Offi-
18	CERS.—
19	"(1) A law enforcement officer subject to an ac-
20	tion under this section in their individual capacity
21	shall not be found liable if such law enforcement of-
22	ficer establishes that—
23	"(A) the right, privilege, or immunity se-
24	cured by the Constitution or Federal law was
25	not clearly established at the time of their dep-

rivation by the law enforcement officer, or that at this time, the state of the law was not sufficiently clear that every reasonable law enforcement officer would have understood that the conduct alleged constituted a violation of the Constitution or Federal law; or

"(B) a court of competent jurisdiction had issued a final decision on the merits holding, without reversal, vacatur, or preemption, that the specific conduct alleged to be unlawful was consistent with the Constitution and Federal laws.

"(2) A law enforcement agency or unit of local government who employed a law enforcement officer subject to an action under subsection (a), shall not be liable for such action if the law enforcement officer is found not liable under paragraph (1) and was acting within the scope of their employment.

"(c) Definitions.—In this section:

"(1) Law enforcement officer' means any Federal, State, Tribal, or local official who is authorized by law to engage in or supervise the prevention, detection, investigation, or the incarceration of any person for any violation of law, and has statutory powers of ar-

- rest or apprehension, including police officers and other agents of a law enforcement agency.
- "(2) Law enforcement agency.—The term law enforcement agency means any Federal, State, Tribal, or local public agency engaged in supervision, prevention, detection, investigation, or the incarceration of any person for any violation of law, and has statutory powers of arrest or apprehension.".
- 9 (b) Effective Date.—The amendments made 10 under subsection (a) shall take effect on the date that is 11 180 days after the date of the enactment of this Act.

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