115TH CONGRESS 1ST SESSION S. 1420

To direct the Secretary of State to review the termination characterization of former members of the Department of State who were fired by reason of the sexual orientation of the official, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 22, 2017

Mr. CARDIN (for himself, Mr. MARKEY, Mr. MERKLEY, Mr. VAN HOLLEN, Mr. SCHATZ, Mr. BOOKER, Mr. KAINE, Ms. BALDWIN, Mr. COONS, Mr. WHITEHOUSE, Mr. BLUMENTHAL, Mrs. GILLIBRAND, Mrs. SHAHEEN, Mr. WYDEN, Mrs. FEINSTEIN, Mr. MURPHY, Mrs. MURRAY, Mr. MENEN-DEZ, and Mr. UDALL) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

- To direct the Secretary of State to review the termination characterization of former members of the Department of State who were fired by reason of the sexual orientation of the official, 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.

This Act may be cited as the "Lavender Offense Victim Exoneration Act of 2017" or the "LOVE Act of
2017".

1 SEC. 2. FINDINGS.

2 Congress makes the following findings:

3 (1) During the so-called "Lavender Scare", at
4 least 1,000 people were wrongfully dismissed from
5 the Department of State for alleged homosexuality
6 during the 1950s and well into the 1960s.

7 (2) According to the Department of State's Bu8 reau of Diplomatic Security, Department of State
9 employees were forced out of the Department on the
10 grounds that their sexual orientation ostensibly ren11 dered them vulnerable to blackmail and made them
12 security risks.

(3) In addition to those wrongfully dismissed,
many other patriotic Americans were prevented from
joining the Department due to a screening process
that was put in place to prevent the hiring of those
who, according to the findings of the Bureau of Diplomatic Security, "seemed like they might be gay or
lesbian".

(4) Congress bears a special measure of responsibility as the Department's actions were in part in
response to congressional investigations into "sex
perversion of Federal employees", reports on the employment of "moral perverts by Government Agencies", hearings and pressure placed on the Department through the appropriations process and con-

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1	manipul conclaints that Farmer Dattery
1	gressional complaints that Foggy Bottom was
2	"rampant with homosexuals who were sympathetic
3	to Communism and vulnerable to blackmail".
4	(5) Between 1950 and 1969, the Department of
5	State was required to report on the number of ho-
6	mosexuals fired each year as part of their annual ap-
7	peals before Committees on Appropriations.
8	(6) Although the worst effects of the "Lavender
9	Scare" are behind us, as recently as the early 1990s,
10	the Department of State's security office was inves-
11	tigating State personnel thought to be gay and driv-
12	ing them out of government service as "security
13	risks''.
14	(7) In 1994, Secretary of State Warren Chris-
15	topher issued a prohibition against discrimination in
16	the Department of State, including that based on
17	sexual orientation.
18	(8) In 1998, President William Jefferson Clin-
19	ton signed Executive Order 13087 barring discrimi-
20	nation on the basis of sexual orientation.
21	(9) On January 9, 2017, Secretary of State
22	John Kerry issued a statement regarding the "Lav-
23	ender Scare", saying, "On behalf of the Department,
24	I apologize to those who were impacted by the prac-
25	tices of the past and reaffirm the Department's

steadfast commitment to diversity and inclusion for
 all our employees, including members of the LGBTI
 community.".

4 SEC. 3. DIRECTOR GENERAL REVIEW.

5 (a) REVIEW.—The Director General of the Foreign 6 Service and Director of Human Resources of the Depart-7 ment of State, in consultation with the Historian of the 8 Department of State, shall review all employee termi-9 nations that occurred after January 1, 1950, to determine 10 who was wrongfully terminated owing to their sexual ori-11 entation, whether real or perceived.

12 (b) REPORT.—Not later than 270 days after the date 13 of the enactment of this Act, the Director General shall, consistent with applicable privacy regulations, compile the 14 15 information compiled under subsection (a) in a publicly available report. The report shall include historical state-16 17 ments made by officials of the Department of State and 18 Congress encouraging and implementing policies and tactics that led to the termination of employees due to their 19 20 sexual orientation.

21 SEC. 4. REPORTS ON REVIEWS.

(a) REVIEWS.—The Secretary of State shall conduct
reviews of the consistency and uniformity of the reviews
conducted by the Director General under section 3.

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1 (b) REPORTS.—Not later than 270 days after the 2 date of the enactment of this Act, and annually thereafter 3 for 2 years, the Secretary shall submit to Congress a re-4 port on the reviews conducted under section 3. Each re-5 port shall include any comments or recommendations for 6 continued actions.

7 SEC. 5. ESTABLISHMENT OF RECONCILIATION BOARD.

8 (a) ESTABLISHMENT.—The Secretary of State shall 9 establish, within the Office of Civil Rights of the Depart-10 ment of State, an independent Reconciliation Board to re-11 view the reports released by the Director General of the 12 Foreign Service and Director of Human Services under 13 section 3(b).

14 (b) DUTIES.—The Reconciliation Board shall—

15 (1) consistent with applicable privacy regula-16 tions, contact all employees found to be fired due to 17 the "Lavender Scare" or, in the case of deceased 18 former employees, the family members of the em-19 ployees, to inform them that their termination from 20 the Department of State has been deemed inappro-21 priate and that, if they wish, their employment 22 record can be changed to reflect these findings;

(2) designate a point of contact at a senior level
position within the Office of the Director General of
the Foreign Service and Director of Human Re-

1	sources to receive oral testimony of any employees or
2	family members of deceased employees mentioned in
3	the report who personally experienced discrimination
4	and termination because of the actual or perceived
5	sexual orientation in order that such testimony may
6	serve as an official record of these discriminatory
7	policies and their impact on United States lives; and
8	(3) provide an opportunity for any former em-
9	ployee not mentioned in the report to bring forth a
10	grievance to the Board if they believe they were ter-
11	minated due to their sexual orientation.
12	(c) REVIEW OF CLAIMS.—
13	(1) IN GENERAL.—The Board shall review each
14	claim described in subsection (b) within 150 days of
15	receiving the claim. Lack of paperwork may not be
16	used as a basis for dismissing any claims.
17	(2) COOPERATION.—The Department of State
18	shall be responsible for producing pertinent informa-
19	tion regarding each claim to prove the employee was
20	not wrongfully terminated.
21	(d) TERMINATION.—The Board shall terminate 5
22	years after the date of the enactment of this Act.
23	SEC. 6. ISSUANCE OF APOLOGY.
24	(a) FINDING.—Secretary of State Kerry delivered the
25	following apology on January 9, 2017:

1 "Throughout my career, including as Secretary of 2 State, I have stood strongly in support of the LGBTI com-3 munity, recognizing that respect for human rights must 4 include respect for all individuals. LGBTI employees serve 5 as proud members of the State Department and valued 6 colleagues dedicated to the service of our country. For the 7 last several years, the Department has pressed for the 8 families of LGBTI officers to have the same protections 9 overseas as families of other officers. In 2015, to further 10 promote LGBTI rights throughout the world, I appointed the first ever Special Envoy for the Human Rights of 11 LGBTI Persons. 12

13 "In the past—as far back as the 1940s, but continuing for decades—the Department of State was among 14 15 many public and private employers that discriminated against employees and job applicants on the basis of per-16 17 ceived sexual orientation, forcing some employees to resign 18 or refusing to hire certain applicants in the first place. 19 These actions were wrong then, just as they would be wrong today. 20

21 "On behalf of the Department, I apologize to those
22 who were impacted by the practices of the past and reaf23 firm the Department's steadfast commitment to diversity
24 and inclusion for all our employees, including members of
25 the LGBTI community."

1 (b) CONGRESSIONAL APOLOGY.—Congress hereby offers a formal apology for its responsibility in encouraging 2 the "Lavender Scare" and similar policies at the Depart-3 4 ment of State, as these policies were in part a response to congressional investigations into "sex perversion of 5 Federal employees", reports on the employment of "moral 6 7 perverts by Government Agencies", and hearings or pres-8 sure otherwise placed on the Department of State through 9 the appropriations process.

10SEC. 7. ESTABLISHMENT OF PERMANENT EXHIBIT ON THE11LAVENDER SCARE.

(a) IN GENERAL.—The Secretary of State shall work
with the current public-private partnership associated with
the Department of State's new United States Diplomacy
Center to establish a permanent exhibit on the "Lavender
Scare" in the museum to assure that the history of this
unfortunate episode is not brushed aside.

18 (b) Specifications.—The exhibit—

19 (1) shall be installed at the museum not later
20 than one year after the date of enactment of this
21 Act;

(2) should provide access to the reports compiled by the Director General of the Foreign Service
and Director of Human Resources under section
3(b); and

(3) shall readily display material gathered from
 oral testimony received pursuant to section 5(b)(2)
 from employees or family members of deceased employees who were subject to these discriminatory
 policies during the "Lavender Scare".

6 SEC. 8. GUIDANCE ON ISSUING VISAS.

7 To demonstrate the Department of State's commit-8 ment to ensuring fairness for current employees, not later 9 than 100 days after the date of the enactment of this Act, 10 the Secretary of State shall submit to Congress a report on countries not issuing visas to the spouses of all Foreign 11 Service personnel posted overseas due to their sexual ori-12 13 entation. This report shall include any comments or recommendations for actions, including eliminating visa reci-14 15 procity with countries found to be instituting these practices against the spouses of Foreign Service personnel, 16 17 that will lead to ensuring that all spouses of Foreign Service personnel receive visas for the country their spouse is 18 19 assigned, regardless of sexual orientation.

20 SEC. 9. ESTABLISHMENT OF ADVANCEMENT BOARD.

(a) ESTABLISHMENT.—The Secretary of State shall
establish, within the Office of the Director General of the
Department of State, a board comprised of senior-level officials to address the issues faced by LGBTQI Foreign
Service employees and their families.

(b) HEARING OF TESTIMONY.—The Advancement
 Board shall hear testimony from any willing LGBTQI
 Foreign Service employees and their families regarding
 any discrimination they have faced due to their sexual ori entation.

6 (c) REPORT.—

7 (1) IN GENERAL.—Not later than 100 days
8 after completing collection of testimony described
9 under subsection (b), and annually thereafter for 5
10 years, the Advancement Board shall submit to Con11 gress a report based on the testimony.

(2) CONTENT.—The report required under
paragraph (1) shall include any comments or recommendations for continued actions to improve the
Department of State to ensure that no employee or
their family members experience discrimination due
to their sexual orientation.

(3) PRIVACY.—The report required under paragraph (1) shall remain private and will only be accessible to Members of Congress, their appropriate
staff, and members of the Advancement Board.

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