

HR0801

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LRB094 16358 HSS 51609 r

HOUSE RESOLUTION

WHEREAS, Following the Civil War, Congress adopted the 2 3 Thirteenth Amendment abolishing slavery, the Fourteenth 4 Amendment establishing the citizenship rights of all persons 5 born in the United States and requiring that no one be denied due process or equal protection of the laws, and the Fifteenth 6 7 Amendment securing the right to vote for all citizens 8 regardless of a person's race, color, or former condition of 9 servitude; and

10 WHEREAS, Despite the enactment of these significant constitutional commands, for nearly 100 years, states and local 11 12 jurisdictions passed laws and instituted practices designed to 13 circumvent the Civil War amendments; many states erected 14 barriers to African-Americans' access to the polls, including 15 infamous poll taxes and literacy or good character tests; African Americans and those who advocated on their behalf often 16 17 were subjected to severe violence and intimidation, or in some 18 cases death, if they attempted to register to vote or cast a ballot; and 19

20 WHEREAS, Confronted with aggressive and relentless 21 defiance of the Constitution, Congress enacted the Voting 22 Rights Act of 1965 in order to ensure that the rights 23 guaranteed by the Fourteenth and Fifteenth Amendments were 24 enforced; and

25 WHEREAS, The Voting Rights Act of 1965 is widely viewed as 26 one of the most successful civil rights statutes ever enacted; 27 it bans literacy tests and poll taxes, outlaws intimidation 28 during the electoral process, authorizes federal election 29 monitors and observers, and creates various means for protecting and enforcing racial and language minority voting 30 rights; and 31

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WHEREAS, Although the struggle to ensure fairness in the
electoral process continues, as a result of the Voting Rights
Act racial and language minorities have enjoyed enhanced
opportunities to participate in the electoral process, cast
votes, and elect their candidates of choice; and

6 WHEREAS, In 2007, certain "special provisions" of the 7 Voting Rights Act that were enacted to address discriminatory 8 voting practices and the present effects of those practices 9 could expire if not renewed by Congress; and

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WHEREAS, These provisions include:

11 Section 2: This provision equips voters with the means 12 to challenge election laws that result in a denial or 13 abridgement of voting rights on account of race, color, or 14 language minority status;

15 Section 4: The coverage provision, which determines jurisdictions 16 which states and must seek Section 5 17 pre-clearance; the coverage formula reaches states and 18 jurisdictions with some of the most active histories of discrimination; 19

20 Section 5: The federal pre-clearance of voting changes 21 provisions, which requires covered jurisdictions to prove that 22 voting changes are not discriminatory before they may legally 23 take effect;

24 Sections 6-9: The Federal Examiner/Observer 25 provisions, which set forth criteria for election monitoring by 26 the Department of Justice; and

27 Section 203: The bilingual voting materials 28 provisions, which mandate that certain voting materials must be 29 translated for language minorities in certain jurisdictions; 30 and

31 WHEREAS, By 2007, Congress will vote on whether to extend 32 these "special provisions" of the Voting Rights Act; the 33 effects of the long history of voting discrimination persist; HR0801 -3- LRB094 16358 HSS 51609 r the "special provisions" of the Voting Rights Act continue to be extremely important tools for protecting minority voting; during the reauthorization process, Congress will compile a record that sets forth the continuing effects of the nation's widespread voting discrimination; and

WHEREAS, During the reauthorization process, Congress and 6 7 individuals and organizations concerned with maintaining the protections that the Voting Rights Act of 1965 provides will 8 9 have an opportunity to present the evidence necessary to support renewal of the "special provisions" of the Voting 10 11 Rights Act of 1965; in the meantime, all eligible voters should register, confirm their registration status, and exercise the 12 13 right to vote so that the long struggle to expand the franchise yields meaningful results; therefore, be it 14

15 RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE 16 NINETY-FOURTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that 17 we urge Congress to reauthorize the "special provisions" of the 18 Voting Rights Act of 1965; and be it further

19 RESOLVED, That the House of Representatives of the State of 20 Illinois will collaborate with the NAACP to ensure the 21 reauthorization of the Voting Rights Act of 1965.