

106TH CONGRESS
2ND SESSION

H.R. 15

IN THE HOUSE OF REPRESENTATIVES

On the date of June 13th, in the year of our Lord, 2025

Rep. NikkiHCabot (FWD) from the State of Nevada (for herself), with Mr_Anomalywza from the State of Illinois and IggyTheFool from the State of Texas, has introduced the following bill; which was referred to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concern.

A BILL.

To address rising electioneering and voter intimidation in the U.S.

Be it enacted by the Senate and House of Representatives of the United States in Congress Assembled.

SEC. 1—SHORT TITLE

(a) This piece of legislation shall be referred to as the **“Electioneering Act”** or as **“H.R. 15”**.

SEC. 2—GENERAL PROVISIONS

- (a) Any part of any act, joint resolution, memorandum or codified law that conflicts with this act shall be deemed null and void.
- (b) This act shall be servable, in which, if any provision of this act is found unconstitutional the rest of the act shall be in full effect unless also found unconstitutional.
- (c) This act shall go into effect immediately upon signing by the President of the United States.

SEC. 3—DEFINITIONS

- (a) “Electioneering” shall be used to describe the act of promoting a political campaign, asking for votes, or wearing/showcasing political imagery in support of a specific political party or candidate while directly under the voting tent during NUSA elections.

SEC. 4—JUSTIFICATION

- (a) *Whereas*, electioneering is an act of voter intimidation and persuasion that can be seen as irritating and dehumanizing to voters simply trying to make their voice heard in democratic elections;
- (b) *Whereas*, electioneering can discourage voters from returning to vote if there is always a candidate over their shoulder intimidating or begging the voter to cast their ballot for them;
- (c) *Whereas*, to calm and protect voters who are there to make their own decision, this bill must be passed to make electioneering punishable by law.

SEC. 5—DESIGNATION OF ELECTIONEERING AS A FEDERAL CRIME

- (a) Upon passing of this bill, electioneering or promoting a political campaign **whilst directly under the voter tent** during elections shall be a federal crime, punishable by a citation of no less than \$5,000, or arrest under the misdemeanor category for repeated offenses;
- (b) Upon passing of this bill, repeated offenses of **five or more** reported times of a candidate committing the act of electioneering **during the same election period** shall automatically bar that candidate from that office; if they are to be elected that cycle, it shall be deemed null and void; This expires as soon as the election cycle and inaugural period ends. Proof of five or more violations will be required by reporting officers with a timestamp in view for each supposed offense.