119TH CONGRESS 1ST SESSION	S.	
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To provide for the consideration of a definition of antisemitism set forth by the International Holocaust Remembrance Alliance for the enforcement of Federal antidiscrimination laws concerning education programs or activities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

	introduced the following bill; which was read two	ice
and referred to	the Committee on	

A BILL

- To provide for the consideration of a definition of antisemitism set forth by the International Holocaust Remembrance Alliance for the enforcement of Federal antidiscrimination laws concerning education programs or activities, 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 "Antisemitism Aware-
 - 5 ness Act of 2025".
 - 6 SEC. 2. SENSE OF CONGRESS.
 - 7 It is the sense of Congress that—

1	(1) title VI of the Civil Rights Act of 1964 (42
2	U.S.C. 2000d et seq.), prohibits discrimination on
3	the basis of race, color, and national origin in pro-
4	grams and activities receiving Federal financial as-
5	sistance;
6	(2) while such title does not cover discrimina-
7	tion based solely on religion, individuals who face
8	discrimination based on actual or perceived shared
9	ancestry or ethnic characteristics do not lose protec-
10	tion under such title for also being members of a
11	group that share a common religion;
12	(3) discrimination against Jews may give rise to
13	a violation of such title when the discrimination is
14	based on race, color, or national origin, which can
15	include discrimination based on actual or perceived
16	shared ancestry or ethnic characteristics;
17	(4) it is the policy of the United States to en-
18	force such title against prohibited forms of discrimi-
19	nation rooted in antisemitism as vigorously as
20	against all other forms of discrimination prohibited
21	by such title; and
22	(5) as noted in the U.S. National Strategy to
23	Counter Antisemitism issued by the White House on
24	May 25, 2023, it is critical to—

1	(A) increase awareness and understanding
2	of antisemitism, including its threat to America;
3	(B) improve safety and security for Jewish
4	communities;
5	(C) reverse the normalization of anti-
6	semitism and counter antisemitic discrimina-
7	tion; and
8	(D) expand communication and collabora-
9	tion between communities.
10	SEC. 3. FINDINGS.
11	Congress finds the following:
12	(1) Antisemitism is on the rise in the United
13	States and is impacting Jewish students in K-12
14	schools, colleges, and universities.
15	(2) The International Holocaust Remembrance
16	Alliance (referred to in this Act as the "IHRA")
17	Working Definition of Antisemitism is a vital tool
18	which helps individuals understand and identify the
19	various manifestations of antisemitism.
20	(3) On December 11, 2019, Executive Order
21	13899 extended protections against discrimination
22	under the Civil Rights Act of 1964 to individuals
23	subjected to antisemitism on college and university
24	campuses and tasked Federal agencies to consider

1	the IHRA Working Definition of Antisemitism when
2	enforcing title VI of such Act.
3	(4) Since 2018, the Department of Education
4	has used the IHRA Working Definition of Anti-
5	semitism when investigating violations of that title
6	VI.
7	(5) The use of alternative definitions of anti-
8	semitism impairs enforcement efforts by adding mul-
9	tiple standards and may fail to identify many of the
10	modern manifestations of antisemitism.
11	(6) The White House released the first-ever
12	United States National Strategy to Counter Anti-
13	semitism on May 25, 2023, making clear that the
14	fight against this hate is a national, bipartisan pri-
15	ority that must be successfully conducted through a
16	whole-of-government-and-society approach.
17	SEC. 4. DEFINITIONS.
18	For purposes of this Act, the term "definition of anti-
19	semitism"—
20	(1) means the definition of antisemitism adopt-
21	ed on May 26, 2016, by the IHRA, of which the
22	United States is a member, which definition has
23	been adopted by the Department of State; and
24	(2) includes the "[c]ontemporary examples of
25	antisemitism" identified in the IHRA definition.

1	SEC. 5. RULE OF CONSTRUCTION FOR TITLE VI OF THE
2	CIVIL RIGHTS ACT OF 1964.
3	In reviewing, investigating, or deciding whether there
4	has been a violation of title VI of the Civil Rights Act
5	of 1964 (42 U.S.C. 2000d et seq.) on the basis of race,
6	color, or national origin, based on an individual's actual
7	or perceived shared Jewish ancestry or Jewish ethnic char-
8	acteristics, the Department of Education shall take into
9	consideration the definition of antisemitism as part of the
10	Department's assessment of whether the practice was mo-
11	tivated by antisemitic intent.
12	SEC. 6. OTHER RULES OF CONSTRUCTION.
13	(a) General Rule of Construction.—Nothing in
14	this Act shall be construed—
15	(1) to expand the authority of the Secretary of
16	Education;
17	(2) to alter the standards pursuant to which the
18	Department of Education makes a determination
19	that harassing conduct amounts to actionable dis-
20	crimination; or
21	(3) to diminish or infringe upon the rights pro-
22	tected under any other provision of law that is in ef-
23	fect as of the date of enactment of this Act.
24	(b) Constitutional Protections.—Nothing in
25	this Act shall be construed to diminish or infringe upon

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1 any right protected under the First Amendment to the

2 Constitution of the United States.