119	9TH CONGRESS 1ST SESSION	S. _			
То	ensure the ability of speech on matters rematters.			_	

IN THE SENATE OF THE UNITED STATES

Mr. Schmitt introduced the following	g bill; which	was rea	ad twice	and	${\bf referred}$
to the Committee on					

A BILL

To ensure the ability of public safety officers to retain their right to free speech on matters related to public safety, working conditions, and other matters.

- 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 "Public Safety Free
- 5 Speech Act".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:
- 8 (1) COVERED EMPLOYEE.—The term "covered
- 9 employee" means—

1	(A) a qualified law enforcement officer (as
2	defined in section 926B(c) of title 18, United
3	States Code);
4	(B) an individual employed by an employer
5	for the purposes of providing fire-fighting serv-
6	ices or emergency medical services; or
7	(C) a Federal firefighter described in sec-
8	tion 8331(21) or 8401(14) of title 5, United
9	States Code.
10	(2) Employer.—The term "employer"
11	means—
12	(A) a law enforcement agency, fire depart-
13	ment, fire district, or emergency medical serv-
14	ices agency which employs a covered employee
15	on either a full-time or part-time basis; or
16	(B) a county, township, village, city, mu-
17	nicipality, special district, fire authority, county
18	improvement district, authority, public entity
19	with the authority to spend or receive public
20	funds, or other political subdivisions of a State
21	and includes any entity jointly created by 2 or
22	more public employers.
23	(3) Personally identifiable informa-
24	TION.—The term "personally identifiable informa-
25	tion" means information—

1	(A) that directly identifies an individual,
2	including name, address, social security number
3	or other identifying number or code, telephone
4	number, email address; or
5	(B) by which an organization is able to
6	identify specific individuals in conjunction with
7	other data elements.
8	SEC. 3. CAUSE OF ACTION FOR VIOLATING THE RIGHT TO
9	FREE SPEECH.
10	(a) In General.—Notwithstanding any other provi-
11	sion of law, a covered employee may bring an action
12	against an employer if the employer engages in termi-
13	nation or any adverse employment action against the em-
14	ployee for making oral or written statements expressing
15	the employee's personal opinion on matters pertaining
16	to—
17	(1) delivery of public safety services;
18	(2) employee compensation or benefits;
19	(3) working conditions or scheduling, including
20	the provision of personal protective equipment, work
21	tools and equipment, or work vehicles;
22	(4) employer's policies or procedures;
23	(5) other expectations or requirements that the
24	employer places on a covered employee as a term or
25	condition of their employment; or

1	(6) political and religious opinions.
2	(b) Relief.—A plaintiff that prevails in an action
3	under subsection (a) may receive actual damages, compen-
4	satory damages, punitive damages, injunctive relief, any
5	combination of those, attorneys' fees and costs, and any
6	other appropriate relief.
7	(c) Limitations.—Subsection (a) shall not apply to
8	written or oral comments that—
9	(1) are made while the covered employee is on
10	duty;
11	(2) express any encouragement of, or intent, to
12	commit violence or other illegal actions;
13	(3) advocate for discrimination or support fa-
14	voritism when discharging their professional duties;
15	(4) intentionally disclose confidential or person-
16	ally identifiable information pertaining to specific in-
17	dividuals with whom the covered employee has
18	interacted with in the course of performing their
19	work or other job-related duties; or
20	(5) suggest, advocate for, support, or otherwise
21	communicate that essential services should be with-
22	held, delayed, or diminished as a form of job action
23	or protest.
24	This Act shall not be construed to preempt, preclude, or
25	supersede section 1979 of the Revised Statutes (42 U.S.C.

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1 1983) or any State law that provides a cause of action

2 for deprivation of rights under color of law.