116th Congress

First Session

HR Bill 1002

To amend Federal Law as it deals with identifying nationalities of its citizens.

In the House of Representatives

January 4, 2019

The Nationality and Official Language Act of 2019

Section 1

Effective Jan 1, 2019, all terms used to identify the heritage of its citizens will be eliminated from all Federal forms that are designed to be completed by its citizens. For example, terms such as Hispanic, Spanish, Non-White, Caucasian will no longer be allowed. In its place will be three choices: Native American, U S Citizen and Non-U S Citizen. To be considered a Native American one must meet the criteria established by the relevant tribal council. The sole exceptions shall be federal medical forms which may contain ancestry information.

All forms of written, audio and visual communications, forms, signs and documents, distributed by, or on behalf of, federal agencies meant for consumption by the general public within in the United States shall only be available in English. Exceptions shall be: within the confines of an official U. S. port of entry, written forms required for entry into the United States, and treaties with foreign governments, copies of which may be in any language.

Section 2

English is declared the official language of the United States.

186 words excluding boilerplate

Last up-dated: 12.1.2018

Revision # 5

Note:

Like all proposals from the Laws Made Simple Group, this bill is designed to be accepted as is, without any changes in wording, dates, amounts and without any amendments. Most presented for consideration contain fewer than two thousand words. The Group requests that the Speaker of the House employ the "Up and Down" voting method for all its bills being offered for consideration. While our overall goal is to reduce federal expenditures, we rely on the expertise of others to calculate the real cost of this proposal.