$[\sim 117H8341]$ 

(Original Signature of Member)

118TH CONGRESS 1ST SESSION



To expand youth access to voting, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

Ms. WILLIAMS of Georgia introduced the following bill; which was referred to the Committee on

## A BILL

To expand youth access to voting, 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Youth Voting Rights Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents of
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Sense of Congress.
  - Sec. 3. Findings.
  - Sec. 4. Enforcement of the 26th Amendment.
  - Sec. 5. Treatment of public institutions of higher education as voter registration agencies under National Voter Registration Act of 1993.

- Sec. 6. Pre-registration of minors for voting in Federal elections.
- Sec. 7. On-campus polling locations.
- Sec. 8. Prohibition of residency requirements.
- Sec. 9. Requirements for voter identification.
- Sec. 10. Grants to States for activities to encourage involvement of youth in election activities.
- Sec. 11. Absentee voting.
- Sec. 12. Studies and data collection.

### 1 SEC. 2. SENSE OF CONGRESS.

- 2 It is the Sense of Congress that—
- 3 (1) 50 years ago, our Nation came together
  4 unanimously to expand the franchise to those 18
  5 years of age and older and to outlaw age-based dis6 crimination in accessing the franchise;
- 7 (2) 50 years later, the promises of the 26th
  8 Amendment to the Constitution of the United States
  9 (referred to in this Act as the "26th Amendment")
  10 remain unfulfilled although the reasons that moti11 vated its ratification endure; and
- (3) pursuant to section 2 of the 26th Amendment, Congress is empowered to enforce the article
  by appropriate legislation and acts accordingly in
  this Act.

### 16 SEC. 3. FINDINGS.

- 17 Congress finds the following:
- (1) Over 50 years ago, on July 1, 1971, this
  Nation ratified into the Constitution of the United
  States the 26th Amendment, lowering the voting age
  from 21 to 18 years of age and outlawing the denial

or abridgement of the right to vote on account of
 age.

(2) Support for the 26th Amendment was near-3 4 ly unanimous. The proposed constitutional amend-5 ment passed with bipartisan supermajorities, passing 6 in the Senate with a vote of 94–0, and passing in 7 the House of Representatives with a vote of 401–19. 8 The 26th Amendment was approved by the requisite 9 38 States in less than 100 days, making it the 10 quickest constitutional amendment to be ratified in 11 United States history.

12 (3) Support for lowering the voting age to 18 13 was championed across the aisle. President Dwight 14 Eisenhower, former Commander of the Allied 15 Forces, included the issue in his 1954 State of the 16 Union Address. Moreover, President Richard Nixon 17 emphasized his support for the 26th Amendment 18 during its certification ceremony, describing that 19 young people serve a critical role by infusing the practice of democracy with "some idealism, some 20 21 courage, some stamina, some high moral purpose 22 that this Nation always needs, because a country, 23 throughout history, we find, goes through ebbs and 24 flows of idealism.". Similarly, Senate Majority Lead-25 Michael Mansfield and Senator Ted Kennedy  $\operatorname{er}$ 

	-
1	were key advocates of the measure, having first pro-
2	posed a statutory route for lowering the voting age
3	in the Voting Rights Act Amendments of 1970
4	(Public Law 91–285), in addition to supporting a
5	path through constitutional ratification.
6	(4) The Voting Rights Act Amendments of
7	1970 (Public Law 91–285) marked the first Federal
8	law to enfranchise youth and outlaw age discrimina-
9	tion in accessing the franchise. In title III of that
10	Act, Congress declared, with strong bipartisan sup-
11	port, that the 21-year age requirement—
12	(A) "denies and abridges the inherent con-
13	stitutional rights of citizens eighteen years of
14	age but not yet twenty-one years of age to
15	vote'';
16	(B) has the effect of denying those
17	disenfranchised "the due process and equal pro-
18	tection of the laws that are guaranteed to them
19	under the Fourteenth Amendment"; and
20	(C) "does not bear a reasonable relation-
21	ship to any compelling State interest.".
22	(5) The age-based expansion of the franchise
23	via the Voting Rights Act Amendments of 1970 was
24	ultimately found by a strongly divided Supreme
25	Court to be unconstitutional as applied to State and

1	local races and constitutional as applied to Federal
2	races. Thus, to ensure uniform election administra-
3	tion in Federal and State races, a constitutional so-
4	lution was required.
5	(6) A variety of reasons were advanced to sup-
6	port ratification of the 26th Amendment. The
7	emerging themes included—
8	(A) the value of idealism, courage, and
9	moral purpose that youth provide in reener-
10	gizing the practice of democracy;
11	(B) the increased political competence of
12	young people compared to prior generations,
13	due to greater access to information through
14	standardized education and technology such as
15	then-widely available television sets;
16	(C) the increased responsibilities assumed
17	by the group as they fought in war, assumed
18	debt, and lived independently;
19	(D) a general recognition of the Nation's
20	expansion toward a more inclusive suffrage; and
21	(E) the stemming of unrest by encouraging
22	institutionalized mechanisms to advance
23	change.
24	(7) In referring the 26th Amendment to the
25	States for ratification, Congress invoked the Voting

1 Rights Act and the principles protected by the 14th 2 Amendment to the Constitution of the United 3 States, explaining that "[F]orcing young voters to 4 undertake special burdens-obtaining absentee ballots, 5 or traveling to one centralized location in each city, 6 for example-in order to exercise their right to vote 7 might well serve to dissuade them from participating 8 in the election. This result, and the election proce-9 dures that create it, are at least inconsistent with 10 the purpose of the Voting Rights [A]ct, which 11 sought to encourage greater political participation on 12 the part of the young; such segregation might even 13 amount to a denial of their 14th Amendment right 14 to equal protection of the laws in the exercise of the 15 franchise.".

16 (8) According to the Center for Information & 17 Research on Civic Learning and Engagement (re-18 ferred to in this Act as "CIRCLE") of Tufts Uni-19 versity, a record-high 28 percent of young people 20 voted in the 2018 midterm elections, more than dou-21 bling the record-low 13 percent youth turnout in 22 2014. Still, young people vote at lower levels than 23 older adults.

24 (9) Lower youth voting rates are not a sign of25 generational apathy but of systemic barriers and

1 issues with the culture of political engagement that 2 have plagued young people of various generations for decades. Individuals that were part of older genera-3 4 tions voted at similar rates as individuals in the Mil-5 lennial and Gen Z generations when those older gen-6 erations were youth. For the first presidential elec-7 tion in which a generation's entire 18–24 age cohort 8 was eligible to vote (1972 for Boomers, 1992 for 9 Gen X, and 2008 for Millennials), each participated 10 at about 50 percent.

(10) The outsized reliance by young voters on provisional ballots in recent years demonstrates the structural obstacles young voters face due to voter restrictions. A 2016 survey found that 1 in 4 Millennials voted provisionally in the 2016 race, compared to 6 percent of Baby Boomers, and 2 percent of the Greatest Generation.

18 (11) In addition to voting provisionally at dis-19 proportionate rates, young voters' provisional ballots 20 are also disproportionally rejected. As determined by 21 a recent Federal court, voters aged 18 to 21 in Flor-22 ida had their provisional ballots rejected at a rate 23 more than 4 times higher than the rejection rate for 24 provisional ballots cast by voters between the ages of 25 45 to 64.

1 (12) Similarly, young voters experience a higher 2 rejection rate of vote-by-mail ballots compared to 3 older voters. One study found that voters aged 18 to 4 21 had their vote-by-mail ballots rejected at a rate 5 of over 5 times that of voters between the ages of 6 45 to 64 and over 8 times those over the age of 65. 7 These rejection rates trend with those of voters of 8 color. For example, the study found that the rate of 9 rejection of vote-by-mail ballots for Hispanic and Af-10 rican American voters is over 2 times that of White 11 voters.

12 (13) Moreover, when special burdens are re-13 moved, young people vote more frequently. Once 14 polling places were finally situated on campuses dur-15 ing the early voting period, pursuant to successful 16 26th Amendment litigation, one study found that on 17 12 campuses alone, nearly 60,000 registered voters 18 participated in the 2018 general election through 19 early in-person voting. Young voters, people of color, 20 and those who did not cast a ballot in 2016 dis-21 proportionately voted at the on-campus voting loca-22 tions. Voter turnout is bolstered by on-campus vot-23 ing locations because those locations lower the op-24 portunity costs for voting for all registered voters, 25 particularly for young registered voters.

1 (14) Young people are passionate about polit-2 ical issues and often want to engage in the political 3 process, but they face barriers to participation. For 4 example, they may face structural obstacles such as 5 proof requirements that obscure a young person's 6 right to vote, barriers to voter registration, inaccessible or poorly equipped polling places, campus ger-7 8 rymanders, over-reliance on provisional ballots, un-9 equal access to vote-by-mail, and unfair treatment of 10 provisional and vote-by-mail ballots. Some of these 11 barriers are acute for the youngest voters who are 12 particularly transient and move every year, thereby struggling to update their voter registration, or who 13 14 are less likely to have a driver's license to use as 15 voter identification. Youth voters are similarly vul-16 nerable to confusion about their right to vote from 17 their campus residences. Although the Supreme 18 Court summarily affirmed the right of college stu-19 dents to vote from their campus residences in 1979, 20 pursuant to the 26th Amendment, misinformation, 21 disinformation, and legal challenges persist about 22 this right. Congress finds that students indeed have 23 a right to vote from their campus residences. Relat-24 edly, many young people have not been taught about 25 elections and voting, including the practicalities of

registering and casting a ballot and the reasons why
 their voices and votes matter in democracy.

3 (15) Seven States restrict access to vote-by-mail 4 on account of age, allowing voters above a certain 5 age to vote with no excuse, and requiring that voters 6 below 60 or 65 meet a narrow list of excuses to vote-7 by-mail. In those States, voters 65 and older com-8 prise nearly 65 percent of all at-home ballots, where-9 as the use of at-home ballots is more evenly distrib-10 uted across age cohorts in States without the age-11 restriction. In age-discriminatory vote-at-home 12 States, 21 percent of adults over 65 voted at home in 2018, but less than 6 percent of voters 18-34 did 13 14 so. Congress further finds that eligible voters, in-15 cluding youth, have the right to vote by mail in Fed-16 eral elections free of prima facie age restrictions.

(16) Studies reinforce the habit-forming nature
of voting, making it all the more important that voting becomes normalized at an early age through unobstructed access to the ballot. For example, a recent study found that on average, voting in 1 election increases the probability of voting in a future
election by 10 percentage points.

24 (17) According to CIRCLE, youth without col-25 lege experience also tend to vote at lower rates than

1	young people in college. For example, in 2018, 28
2	percent of youth (ages 18–29) voted, while the Insti-
3	tute for Democracy & Higher Education of Tufts
4	University estimated that 40 percent of college stu-
5	dents cast a ballot. There are disparities by age, and
6	even among youth; the youngest group (ages 18 and
7	19) vote at lower rates. There are also disparities by
8	urbanicity, with young people in rural areas and
9	other civic deserts having lower voter turnout.
10	(18) According to CIRCLE, low-income youth
11	are acutely impacted, since their economic struggles
12	translate into multiple logistical barriers to voting. A
13	recent survey of low-income youth found that young
14	voters reported barriers to voting, including—
15	(A) confusion with voter identification
16	rules (88 percent);
17	(B) confusion about the impact of voter
18	disenfranchisement (42 percent reported lack of
19	clarity about whether someone who paid a fine
20	for driving under the influence could vote or if
21	someone with a suspended driver's license could
22	vote);
23	(C) confusion about the location of polling
24	places (39 percent did not know where to vote);
25	and

(D) a high lack of confidence that they
 would be fully prepared to vote if an election
 happened "next week" (only half of surveyed
 youth reported confidence).

5 (19) Moreover, youth reported negative voting
6 experiences due to failure to see young people work7 ing at the polls (87 percent), failure to see poll
8 workers that look like them (74 percent), and not
9 believing that election officials make an effort to en10 sure that people like them can vote (59 percent).

(20) Presidential election years are particularly
consequential for youth voter engagement. For example, 61 percent of 18- to 29-year-olds were registered to vote in 2008, compared to 49 percent in
2010. Moreover, youth who registered to vote are
considerably more likely to vote. Among youth registered in 2008, 84 percent cast a ballot.

(21) While direct youth voter registration, outreach, and engagement is typically heightened in the
Summer and Fall months leading up to presidential
elections, unprecedented obstacles presented themselves amid the COVID-19 pandemic as the economy slowed, the Nation shut down, and institutions
of higher education, technical and vocational schools,

and high schools, along with county election offices,
 changed their normal operations.

3 (22) The 2020 primary cycle shed light on the 4 unique obstacles faced by young voters in uncertain 5 times as they were displaced from the college 6 domiciles where they would eventually return. Con-7 fused and misinformed about their right to vote 8 from campus despite the temporary relocation, these 9 voters had to adjust for the first time to obtaining, 10 printing, properly filling out and submitting along 11 with required proofs, and mailing postage-required 12 official forms and paperwork, such as voter registra-13 tion forms, absentee ballot requests, and absentee 14 ballots.

15 (23) The 2020 election resulted in unprece-16 dented voter turnout overall, boasting the highest 17 turnout in United States history, with 17,000,000 18 more voters compared to the last presidential cycle. 19 The unprecedented trend tracked for youth voters as 20 well. 2020 was the first election in which the major-21 ity of voters under the age of 30 voted. States with 22 the highest youth voter rates were those with more 23 robust registration and vote by mail laws, such as 24 those with pre-registration, same day registration,

election day registration, early voting, and accessible
 no-excuse vote by mail opportunities.

3 (24) The response to increased voter turnout 4 has been an unprecedented number of State legisla-5 tive proposals to make it harder to cast a valid bal-6 lot, such as the imposition of limitations on the 7 availability of drop-boxes, limitations on the count-8 ing of out-of-precinct ballots, and the removal of stu-9 dent identification as valid voter identification where 10 required. Pressures have also mounted on the local 11 level, with continued efforts to prevent or remove on-12 campus polling locations, which are key to youth en-13 gagement since they allow students to vote where 14 they study, work, eat, and sleep.

15 (25) State and local election administration im-16 pacts youth at large, including high school youth in 17 their ability to pre-register in advance of turning 18, 18 college students matriculating in traditional public 19 and private 2- or 4-year institutions of higher edu-20 cation or vocational and technical programs, and the 21 most vulnerable or overlooked youth populations, 22 such as those in less stable housing and those who 23 do not pursue college education.

24 (26) The 14th and 26th Amendments, and the25 Elections Clause of section 4 of article I and Guar-

antee Clause of section 4 of article IV, of the Con stitution empower Congress to protect the right to
 vote in Federal elections.

4 (27) The Voting Rights Act of 1965 was always 5 understood to be privately enforceable, and to con-6 tain a private right of action by which all voters of 7 the United States could guarantee the rights guar-8 anteed therein. Recently, in light of the continued 9 development of the law concerning privately enforce-10 able statutes, academic discussion and jurispru-11 dential dicta have incorrectly questioned the Voting 12 Rights Act of 1965's private right of action. This 13 Act and the amendments made by this Act recognize 14 the hundreds of cases brought by private plaintiffs 15 to enforce the Voting Rights Act of 1965 and re-af-16 firms that such a private right of action has always 17 existed for the Voting Rights Act of 1965.

### 18 SEC. 4. ENFORCEMENT OF THE 26TH AMENDMENT.

19 Title III of the Voting Rights Act of 1965 (52 U.S.C.
20 10701 et seq.) is amended by adding at the end the fol21 lowing:

# 22 "SEC. 303. PRIVATE RIGHT OF ACTION; STANDARD OF RE23 VIEW; FEES.

24 "(a) PRIVATE RIGHT OF ACTION.—Any person eight-25 een years of age and older who is aggrieved by a denial

or abridgment of the right of a citizen of the United States
 to vote on account of age may commence a civil action
 in any appropriate district court of the United States for
 relief.

5 "(b) STANDARD OF REVIEW.—A denial or abridg-6 ment of the right of a citizen of the United States to vote 7 on account of age shall be established in a private right 8 of action under subsection (a) if a qualification or pre-9 requisite to voting or standard, practice, or procedure—

"(1) has the effect of denying or abridging to
citizens eighteen years of age and older the due
process or equal protection of the laws that are
guaranteed to them under the 14th and 26th
Amendments of the Constitution of the United
States; and

16 "(2) is not necessary to advance any compelling17 interest of a State or political subdivision.

18 "(c) FEES AND COSTS.—The court, in an action 19 under this section, shall allow the plaintiff, if the pre-20 vailing party, to recover from the defendant reasonable at-21 torneys' and expert witness fees, and other costs of the 22 action.".

1	SEC. 5. TREATMENT OF PUBLIC INSTITUTIONS OF HIGHER
2	EDUCATION AS VOTER REGISTRATION AGEN-
3	CIES UNDER NATIONAL VOTER REGISTRA-
4	<b>TION ACT OF 1993.</b>
5	(a) IN GENERAL.—Section $7(a)(2)$ of the National
6	Voter Registration Act of 1993 (52 U.S.C. 20506(a)(2))
7	is amended—
8	(1) by striking "and" at the end of subpara-
9	graph (A);
10	(2) by striking the period at the end of sub-
11	paragraph (B) and inserting "; and"; and
12	(3) by adding at the end the following new sub-
13	paragraph:
14	"(C) all offices within public institutions of
15	higher education, as defined in section 101 and
16	section 102(c) of the Higher Education Act of
17	1965 (20 U.S.C. 1001; 20 U.S.C. 1002(c)),
18	that provide assistance to students.".
19	(b) Application.—Section 4(b) of the National
20	Voter Registration Act of 1993 (52 U.S.C. 20503(b)) is
21	amended—
22	(1) by redesignating paragraphs $(1)$ and $(2)$ as
23	subparagraphs (A) and (B), respectively, and indent-
24	ing appropriately;
25	(2) by striking "STATES.—This Act" and in-
26	serting "STATES.—"

"(1) IN GENERAL.—Except as provided in para graph (2), this Act"; and

3 (3) by adding at the end the following new4 paragraph:

5 (2)Application of CERTAIN **REQUIRE-**6 MENTS.—Notwithstanding paragraph (1), in the 7 case of a State described in paragraph (1)(B), sub-8 section (a)(3)(B), section 7, and paragraphs (1)(C), 9 (5) and (6) of section 8(a) shall apply, but only with 10 institutions described respect to in section 11 7(a)(2)(C).".

### 12 SEC. 6. PRE-REGISTRATION OF MINORS FOR VOTING IN 13 FEDERAL ELECTIONS.

(a) PRE-REGISTRATION OF MINORS FOR VOTING IN
FEDERAL ELECTIONS.—The National Voter Registration
Act of 1993 (52 U.S.C. 20501 et seq.) is amended by inserting after section 8 the following new section:

18 "SEC. 8A. PRE-REGISTRATION PROCESS FOR MINORS.

19 "(a) REQUIRING IMPLEMENTATION OF PRE-REG20 ISTRATION PROCESS.—Each State shall implement a
21 process under which—

"(1) an individual who is a resident of the State
may apply to register to vote in elections for Federal
office in the State at any time on or after the date
on which the individual turns 16 years of age;

1 ((2)) if the individual is not 18 years of age or 2 older at the time the individual applies under para-3 graph (1) but would be eligible to vote in such pri-4 mary or general elections if the individual were 18 5 years of age, the State shall ensure that the indi-6 vidual is registered to vote in elections for Federal 7 office in the State that are held on or after the date 8 on which the individual turns 18 years of age; and 9 "(3) the activities the State implements in 10 order to comply with sections 5 and 7 shall include 11 pre-registration services (to the same extent as reg-12 istration services) for qualifying individuals, as de-13 scribed in this subsection. 14 "(b) PERMITTING AVAILABILITY OF PROCESS FOR 15 YOUNGER INDIVIDUALS.—A State may, at its option, 16 make the process implemented under subsection (a) avail-17 able to individuals who are younger than 16 years of 18 age.". 19 (b) APPLICATION.—Section 4(b)(2) of the National 20 Voter Registration Act of 1993 (52 U.S.C. 20503(b)(2)), 21 as added by section 5(b), is amended— 22 (1) by striking "paragraph (1)(B), subsection 23 (a)(3)(B)" and inserting "paragraph (1)(B)—

24 "(A) subsection (a)(3)(B)";

1	(2) in subparagraph (A), as added by para-
2	graph (1), by striking the period at the end and in-
3	serting "; and"; and
4	(3) by adding at the end the following new sub-
5	paragraph:
6	"(B) section 8A shall apply.".
7	(c) EFFECTIVE DATE.—The amendments made by
8	this section shall take effect upon the expiration of the
9	90-day period that begins on the date of the enactment
10	of this Act.
11	SEC. 7. ON-CAMPUS POLLING LOCATIONS.
12	(a) DEFINITIONS.—In this section:
13	(1) CAMPUS.—The term "campus"—
14	(A) means a geographic site of an institu-
15	tion of higher education that is permanent in
16	nature and offers courses in educational or
17	training programs which are available for stu-
18	dents to attend in person; and
19	(B) includes main campuses, branch cam-
20	puses, and additional locations in the United
21	States.
22	(2) INSTITUTION OF HIGHER EDUCATION.—The
23	term "institution of higher education" has the
24	meaning given that term in subsections (a) and (b)
25	of section 101 and subsections (b) and (c) of section

102 of the Higher Education Act of $1965$ (20)
U.S.C. 1001(a), 1001(b), 1002(b), 1002(c)).
(3) STATE.—The term "State" means each of
the several States and the District of Columbia.
(b) IN GENERAL.—Each State shall ensure that poll-
ing places for each election for Federal office (referred to
in this section as a "Federal election") are made available,
on the date of a Federal election, on—
(1) each campus of any State public institution
of higher education in the State, except any such
campus for which the State has received a waiver
under subsection (e); and
(2) each campus of any other institution of
higher education in the State for which the State
has received the institution's written permission to
have a polling place on campus.
(c) Non-State Institutions.—Not less than 90
days before the State's deadline for certifying polling place
locations in advance of each Federal election, the State
shall request in writing permission to place a polling place
for a Federal election, to be available on the date of that
election, on the campus of each institution of higher edu-
cation that is not a State public institution of higher edu-
cation—
(1) for the next Federal election; or

(2) for a longer period of time, as agreed to by
 the State and the institution of higher education.

3 (d) ALTERNATIVE POLLING PLACES.—For each in-4 stitution of higher education that is not a State public in-5 stitution of higher education and that does not give written permission as described in subsection (c) for placement 6 7 of a polling place on the institution's campus, the State 8 shall implement alternative procedures to ensure voting is 9 accessible to youth on that campus who are age 18 and 10 over. Such procedures may include—

(1) offering free shuttles for such youth toother nearby polling locations;

(2) making available on the campus absenteevoting drop boxes for such youth; or

(3) offering an on-campus early voting option
or a mobile unit on the campus for early voting or
election day voting for such youth.

18 (e) WAIVERS.—

(1) IN GENERAL.—The Attorney General may,
upon the request of a State, waive the requirement
under subsection (b)(1) with respect to a Federal
election for a campus described in such paragraph
for which the State, in accordance with the guidance
under paragraph (3)—

5

6

7

23

1 (A) determines is an unsuitable polling lo-2 cation in the State for that Federal election; 3 and

(B) agrees to require alternative procedures at such campus to ensure voting in Federal elections is accessible to youth who are age 18 and over for that Federal election.

8 (2) Applications to include alternative 9 PROCEDURES.—To request a waiver under para-10 graph (1) with respect to a Federal election and for 11 a campus described in subsection (b)(1), a State 12 shall submit an application to the Attorney General 13 that includes information on the alternative proce-14 dures the State will require the State public institu-15 tion of higher education to implement with respect 16 to that Federal election for that campus to ensure 17 voting is accessible to youth who are age 18 and 18 over. Such procedures may include—

19 (A) offering free shuttles for such youth to 20 other polling locations;

21 (B) making available on the campus absen-22 tee voting drop boxes for such youth; or

23 (C) offering an on-campus early voting op-24 tion or a mobile unit on the campus for early 25 voting or election day voting for such youth.

1	(3) GUIDANCE.—Not later than 180 days after
2	the date of enactment of this Act, the Attorney Gen-
3	eral shall issue guidance on the administration of
4	this section, including guidance on the coverage
5	under this section of campuses and institutions of
6	higher education, as defined in subsection (a), ac-
7	ceptable reasons for allowing a waiver under this
8	subsection, and alternative procedures described in
9	paragraph (2), with respect to a campus described
10	in subsection $(b)(1)$ . Such guidance shall include
11	considerations of issues relating to the accessibility
12	of the campus, including—
13	(A) the inability to modify the physical at-
14	tributes of the campus to make the campus ac-
15	cessible for voting;
16	(B) the proximity of the campus to local
17	population centers;
18	(C) the ability of youth age 18 and over
19	who are from historically disadvantaged com-
20	munities to access the campus;
21	(D) the ability of the institution of higher
22	education to comply with other Federal or State
23	laws relating to Federal elections at that cam-
24	pus location; and

1	(E) the number of students enrolled at the
2	institution of higher education in the year of
3	the relevant Federal election.
4	(f) Enforcement.—
5	(1) ATTORNEY GENERAL.—The Attorney Gen-
6	eral may bring a civil action in an appropriate dis-
7	trict court for such declaratory or injunctive relief as
8	is necessary to carry out this section.
9	(2) PRIVATE RIGHT OF ACTION.—
10	(A) A person who is aggrieved by a viola-
11	tion of this section may provide written notice
12	of the violation to the chief election official of
13	the State involved.
14	(B) If the violation is not corrected within
15	90 days after receipt of a notice under subpara-
16	graph (A), or within 20 days after receipt of
17	the notice if the violation occurred within 120
18	days before the date of a Federal election, the
19	aggrieved person may bring a civil action in an
20	appropriate district court for declaratory or in-
21	junctive relief with respect to the violation.
22	(C) If the violation occurred within 30
23	days before the date of a Federal election, the
24	aggrieved person need not provide notice to the
25	chief election official of the State under sub-

1	paragraph (A) before bringing a civil action
2	under subparagraph (B).
3	(D) The court, in an action under this sec-
4	tion, shall allow the plaintiff, if the prevailing
5	party, to recover from the defendant reasonable
6	attorneys' and expert witness fees and other
7	costs of the action.
8	SEC. 8. PROHIBITION OF RESIDENCY REQUIREMENTS.
9	(a) Applicability to All Elections for Fed-
10	ERAL OFFICE.—Section 202 of the Voting Rights Act of
11	1965 (52 U.S.C. 10502) is amended—
12	(1) in subsection (a)—
13	(A) in the matter preceding paragraph
14	(1)—
15	(i) by striking "the offices of Presi-
16	dent and Vice President" and inserting
17	"Federal office"; and
18	(ii) by striking "presidential elections"
19	and inserting "elections for Federal of-
20	fice";
21	(B) in paragraph (1), by striking "their
22	President and Vice President" and inserting
23	"Federal office";
24	(C) in paragraph (5), by striking "; and"
25	and inserting ", and in some cases, the twenty-

1	sixth amendment, including the right to vote
2	from a college domicile; and"; and
3	(D) in paragraph (6), by striking "presi-
4	dential elections" and inserting "elections for
5	Federal office";
6	(2) in subsection (b)—
7	(A) by striking "voting for President and
8	Vice President" and inserting "voting in elec-
9	tions for Federal office''; and
10	(B) by striking "presidential elections" and
11	inserting "elections for Federal office";
12	(3) in subsection (c)—
13	(A) by striking "election for President and
14	Vice President" and inserting "election for Fed-
15	eral office"; and
16	(B) by striking "electors for President and
17	Vice President, or for President and Vice Presi-
18	dent," and inserting "Federal office," each
19	place the term appears;
20	(4) in subsection (d), by striking "the choice of
21	electors for President and Vice President or for
22	President and Vice President" and inserting "Fed-
23	eral office";
24	(5) in subsection (e)—

1	(A) by striking "election for President and
2	Vice President" and inserting "election for Fed-
3	eral office"; and
4	(B) by striking "the choice of electors for
5	President and Vice President, or for President
6	and Vice President," and inserting "Federal of-
7	fice"; and
8	(6) in subsection (f)—
9	(A) by striking "election for President and
10	Vice President" and inserting "election for Fed-
11	eral office''; and
12	(B) by striking "for the choice of electors
13	for President and Vice President, or for Presi-
14	dent and Vice President," and inserting "for
15	Federal office".
16	(b) Private Right of Action Relating to Resi-
17	DENCE REQUIREMENTS FOR VOTING.—Section 202 of the
18	Voting Rights Act of 1965 (52 U.S.C. 10502) is further
19	amended by adding at the end the following:
20	"(j) Private Right of Action.—Any person who
21	is aggrieved by a violation of this section may commence
22	a civil action in any appropriate district court of the
23	United States for relief. The court, in an action under this
24	section, shall allow the plaintiff, if the prevailing party,

to recover from the defendant reasonable attorneys' and
 expert witness fees and other costs of the action.".

### **3** SEC. 9. REQUIREMENTS FOR VOTER IDENTIFICATION.

4 (a) IN GENERAL.—Title III of the Help America
5 Vote Act of 2002 (52 U.S.C. 21081 et seq.) is amended—
6 (1) by redesignating sections 304 and 305 as

6 (1) by redesignating sections 304 and 305 as
7 sections 305 and 306, respectively; and

8 (2) by inserting after section 303 the following9 new section:

10 "SEC. 304. TREATMENT OF STUDENT IDENTIFICATION11CARDS AS VOTER IDENTIFICATION.

"(a) IN GENERAL.—To the extent that a State or
local jurisdiction has a voter identification requirement,
the State or local jurisdiction shall treat a student identification card issued by an institution of higher education
as meeting such voter identification requirement.

"(b) INSTITUTION OF HIGHER EDUCATION.—For
purposes of this section, the term 'institution of higher
education' has the meaning given that term in subsections
(a) and (b) of section 101 and subsections (b) and (c) of
section 102 of the Higher Education Act of 1965 (20
U.S.C. 1001(a), 1001(b), 1002(b), 1002(c)).".

23 (b) CONFORMING AMENDMENT RELATING TO EN24 FORCEMENT.—Section 401 of such Act (52 U.S.C. 21111)

1 is amended by striking "and 303" and inserting ", 303, 2 and 304". 3 (c) CLERICAL AMENDMENTS.—The table of contents 4 of such Act is amended— 5 (1) by redesignating the items relating to sec-6 tions 304 and 305 as relating to sections 305 and 7 306, respectively; and 8 (2) by inserting after the item relating to sec-9 tion 303 the following new item: "Sec. 304. Treatment of student identification cards as voter identification.". 10 SEC. 10. GRANTS TO STATES FOR ACTIVITIES TO ENCOUR-11 AGE INVOLVEMENT OF YOUTH IN ELECTION 12 **ACTIVITIES.** 13 (a) IN GENERAL.—Subtitle D of title II of the Help America Vote Act of 2002 (52 U.S.C. et seq.) is amended 14 by adding at the end the following: 15 16 **"PART 7—GRANTS TO ENCOURAGE YOUTH** 17 **INVOLVEMENT IN ELECTION ACTIVITIES** 18 "SEC. 297. GRANTS TO ENCOURAGE YOUTH INVOLVEMENT 19 IN ELECTION ACTIVITIES. 20 "(a) IN GENERAL.—The Commission shall make 21 grants to eligible States to increase the involvement of 22 youth, including those under 18 years of age, in public

- 23 election activities in the State.
- 24 "(b) ELIGIBILITY.—

1	"(1) APPLICATION.—A State is eligible to re-
2	ceive a grant under this section if the State submits
3	to the Commission, at such time and in such form
4	as the Commission may require, an application con-
5	taining—
6	"(A) a description of the State's plan;
7	"(B) a description of the performance
8	measures and targets the State will use to de-
9	termine its success in carrying out the plan;
10	and
11	"(C) such other information and assur-
12	ances as the Commission may require.
13	"(2) Contents of plan.—A State's plan
14	under this subsection shall include—
15	"(A) methods to promote the use of the
16	pre-registration process implemented under sec-
17	tion 8A of the National Voter Registration Act
18	of 1993;
19	"(B) modifications to the curriculum of
20	secondary schools in the State to promote civic
21	engagement;
22	"(C) a description of how the State will
23	provide funding to secondary schools and insti-
24	tutions of higher education to enable those
25	schools and institutions to support activities

5

6

7

8

(including activities carried out by student or-2 ganizations) to increase voter registration and voter turnout, including pre-registration where 3 allowable; 4

"(D) the creation of a paid fellowship program for youth to work with State and local election officials to support youth civic and political engagement;

9 "(E) a description of how the grant fund-10 ing will reduce disparities in access to the elec-11 toral process among youth who are members of protected classes, as defined by the Commis-12 13 sion, under Federal law; and

14 "(F) such other activities to encourage the 15 involvement of youth in the electoral process as 16 the State considers appropriate, including en-17 couraging youth to serve as poll workers, dep-18 uty voter registrars, or election workers where 19 allowable, and outreach activities to engage sec-20 ondary schools, postsecondary educational insti-21 tutions, and the most vulnerable or overlooked 22 youth populations, such as those in less stable 23 housing and those who do not pursue college 24 education.

"(c) PERIOD OF GRANT; REPORT.— 25

"(1) PERIOD OF GRANT.—A State receiving a
 grant under this section shall use the funds provided
 by the grant over a 2-year period agreed to between
 the State and the Commission.

"(2) REPORT.—Not later than 6 months after 5 6 the end of the 2-year period agreed to under para-7 graph (1), the State shall submit to the Commission 8 a report on the activities the State carried out with 9 the funds provided by the grant, and shall include 10 in the report an analysis of the extent to which the 11 State met the performance measures and targets in-12 cluded in its application under subsection (b)(2).

"(d) STATE DEFINED.—In this section, the term
'State' means each of the several States, the District of
Columbia, the Commonwealth of Puerto Rico, the United
States Virgin Islands, Guam, American Samoa, and the
Commonwealth of the Northern Mariana Islands.

18 "(e) Youth Engagement Fund.—

19 "(1) IN GENERAL.—The Commission shall es20 tablish a Youth Engagement Fund for the purpose
21 of making grants under this section.

22 "(2) AUTHORIZATION OF APPROPRIATION.—
23 There is authorized to be appropriated to the Youth
24 Engagement Fund to carry out this section—

1	''(A)	for	fiscal	year	2024,	\$26,000,000;
2	and					

3 "(B) for each subsequent fiscal year, the
4 difference between \$26,000,000 and the amount
5 of unobligated funds in the Youth Engagement
6 Fund as of the close of the preceding fiscal
7 year.

8 "(3) AVAILABILITY.—Funds appropriated pur-9 suant to the authorization of appropriations in para-10 graph (2) shall remain available for a period of 10 11 years from the fiscal year in which appropriated.". 12 (b) CLERICAL AMENDMENT.—The table of contents 13 of such Act is amended by adding at the end of the items 14 relating to subtitle D of title II the following:

"PART 7—Grants to Encourage Youth Involvement in Election Activities

"Sec. 297. Grants to encourage youth involvement in election activities.".

#### 15 SEC. 11. ABSENTEE VOTING.

16 (a) ENFORCEMENT OF TWENTY-SIXTH AMEND-MENT.—Section 301(a)(1) of the Voting Rights Act of 17 18 1965 (52 U.S.C. 10701(a)(1)) is amended by inserting before the period at the end the following: ", including deni-19 20 als or abridgements of the rights of citizens of the United 21 States to vote on account of age as a result of age-based 22 restrictions for individuals of legal voting age to voting 23 by mail".

(b) SENSE OF CONGRESS.—It is the sense of Con gress that age-based restrictions for individuals of legal
 voting age to vote by mail constitute a violation of the
 Twenty-Sixth Amendment to the Constitution of the
 United States.

### 6 SEC. 12. STUDIES AND DATA COLLECTION.

7 (a) GAO STUDY.—

8 (1) IN GENERAL.—Not later than 180 days 9 after the date of enactment of this Act, the Comp-10 troller General of the United States shall submit to 11 Congress a report on voter registration trends, ab-12 sentee voting trends, and provisional voting trends, 13 disaggregated by age and (where information on 14 race is available) race in accordance with paragraph 15 (2), including—

16 (A) an examination of the reliance on ab-17 sentee and provisional ballots by age;

(B) an examination of the availability of
polling places on the campuses of institutions of
higher education as defined in section 7 of this
Act, including consideration of the characteristics of those institutions and the populations
they serve;

1	(C) the rejection rates for voter registra-
2	tion applications and absentee ballot applica-
3	tions;
4	(D) the rejection rates for absentee ballots
5	and provisional ballots; and
6	(E) the reasons for those rejections.
7	(2) DISAGGREGATION.—The information de-
8	scribed in paragraph (1) shall be disaggregated ac-
9	cording to (where information on race is available)
10	race and according to the following age cohorts:
11	(A) 16 to 17.
12	(B) 18 to 21.
13	(C) 22 to 24.
14	(D) 25 to 29.
15	(E) 30 to 34.
16	(F) 35 to 39.
17	(G) 40 to 44.
18	(H) 45 to 49.
19	(I) 50 to 54.
20	(J) 55 to 59.
21	(K) 60 to 64.
22	(L) 65 to 69.
23	(M) 70 to 74.
24	(N) 75 to 79.
25	(O) 80 to 84.

1	(P) 85 and over.
2	(b) Election Assistance Commission Data Col-
3	LECTION.—
4	(1) IN GENERAL.—The Election Assistance
5	Commission shall collect, as a part of the Election
6	Administration and Voting Survey effort, and make
7	publicly available, data from States on—
8	(A) application and rejection rates of voter
9	registration applications and absentee ballot ap-
10	plications for elections for Federal office based
11	on age and (where information on race is avail-
12	able) race;
13	(B) application and rejection rates of ab-
14	sentee ballots and the issuance and rejection
15	rates of provisional ballots cast for elections for
16	Federal office based on age and (where infor-
17	mation on race is available) race;
18	(C) the reasons provided by the State for
19	the rejection of such ballots; and
20	(D) information on the availability of poll-
21	ing places on the campuses of institutions of
22	higher education as defined in section 7 of this
23	Act, including consideration of the characteris-
24	tics of those institutions and the populations
25	they serve.

1	(2) DISAGGREGATION.—The information de-
2	scribed in paragraph (1) shall be disaggregated ac-
3	cording to each age cohort described in subpara-
4	graphs (A) through (P) of subsection $(a)(2)$ .
5	(3) Requiring state submission of infor-
6	MATION REGARDING REJECTED BALLOTS.—
7	(A) REQUIREMENT.—Title III of the Help
8	America Vote Act of 2002 (52 U.S.C. 21081 et
9	seq.) is amended by inserting after section $303$
10	the following new section:
11	"SEC. 303A. REQUIRED SUBMISSION OF INFORMATION RE-
12	GARDING REJECTED APPLICATIONS AND
13	BALLOTS.
13 14	BALLOTS. "(a) REQUIREMENT.—Each State shall furnish to the
14	"(a) REQUIREMENT.—Each State shall furnish to the
14 15	"(a) REQUIREMENT.—Each State shall furnish to the Election Assistance Commission such information as the
14 15 16 17	"(a) REQUIREMENT.—Each State shall furnish to the Election Assistance Commission such information as the Commission may request for purposes of carrying out sec-
14 15 16 17	"(a) REQUIREMENT.—Each State shall furnish to the Election Assistance Commission such information as the Commission may request for purposes of carrying out sec- tion 10(b) of the Youth Voting Rights Act.
14 15 16 17 18	<ul> <li>"(a) REQUIREMENT.—Each State shall furnish to the Election Assistance Commission such information as the Commission may request for purposes of carrying out section 10(b) of the Youth Voting Rights Act.</li> <li>"(b) EFFECTIVE DATE.—This section shall apply</li> </ul>
14 15 16 17 18 19	<ul> <li>"(a) REQUIREMENT.—Each State shall furnish to the Election Assistance Commission such information as the Commission may request for purposes of carrying out section 10(b) of the Youth Voting Rights Act.</li> <li>"(b) EFFECTIVE DATE.—This section shall apply with respect to the elections for Federal office held on or</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>"(a) REQUIREMENT.—Each State shall furnish to the Election Assistance Commission such information as the Commission may request for purposes of carrying out section 10(b) of the Youth Voting Rights Act.</li> <li>"(b) EFFECTIVE DATE.—This section shall apply with respect to the elections for Federal office held on or after the date of enactment of this section.".</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>"(a) REQUIREMENT.—Each State shall furnish to the Election Assistance Commission such information as the Commission may request for purposes of carrying out section 10(b) of the Youth Voting Rights Act.</li> <li>"(b) EFFECTIVE DATE.—This section shall apply with respect to the elections for Federal office held on or after the date of enactment of this section.".</li> <li>(B) ENFORCEMENT.—Section 401 of such</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>"(a) REQUIREMENT.—Each State shall furnish to the Election Assistance Commission such information as the Commission may request for purposes of carrying out section 10(b) of the Youth Voting Rights Act.</li> <li>"(b) EFFECTIVE DATE.—This section shall apply with respect to the elections for Federal office held on or after the date of enactment of this section.".</li> <li>(B) ENFORCEMENT.—Section 401 of such Act (52 U.S.C. 21111) is amended by striking</li> </ul>

- after the item relating to section 303 the fol lowing new item:
  - "Sec. 303A. Required submission of information regarding rejected applications and ballots.".