(Original	Signature	of	Member)	

116TH CONGRESS 2D Session



To enforce the twenty-sixth amendment, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. PAPPAS introduced the following bill; which was referred to the Committee on

A BILL

To enforce the twenty-sixth amendment, 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 "Protect the Youth Vote

5 Act of 2020".

6 SEC. 2. FINDINGS.

- 7 Congress finds the following:
- 8 (1) The right to vote is a fundamental right of9 citizens of the United States.

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1 (2) The twenty-sixth amendment of the United 2 States Constitution guarantees that "The right of citizens of the United States, who are eighteen years 3 4 of age or older, to vote shall not be denied or 5 abridged by the United States or by any State on 6 account of age.". 7 (3) The twenty-sixth amendment of the United 8 States Constitution grants Congress the power to 9 enforce the amendment by appropriate legislation. 10 (4) The language of the twenty-sixth amend-11 ment closely mirrors that of the fifteenth amend-12 ment and the nineteenth amendment. Like those 13 amendments, the twenty-sixth amendment not only 14 prohibits denial of the right to vote but also pro-15 hibits any actions that abridge the right to vote. 16 (5) Youth voter suppression undercuts partici-17 pation in our democracy by introducing arduous ob-18 stacles to new voters and discouraging a culture of 19 democratic engagement. 20 (6) Voting is habit forming, and allowing youth 21 voters unobstructed access to voting ensures that 22 more Americans will start a life-long habit of voting 23 as soon as possible. 24 (7) Youth voter suppression is a clear, per-

25 sistent, and growing problem. The actions of States

and political subdivisions resulting in at least four
 findings of twenty-sixth amendment violations as
 well as pending litigation demonstrate the need for
 Congress to take action to enforce the twenty-sixth
 amendment.

6 (8) In League of Women Voters of Florida, Inc. 7 v. Detzner (2018), the United States District Court 8 in the Northern District of Florida found that the 9 Secretary of State's actions that prevented in-person 10 early voting sites from being located on university 11 property revealed a stark pattern of discrimination 12 that was unexplainable on grounds other than age 13 and thus violated university students' twenty-sixth 14 Amendment rights.

(9) In 2019, Michigan agreed to a settlement to 15 16 enhance college-age voters' access after a twenty-17 sixth amendment challenge was filed in federal 18 court. The challenge prompted the removal of a 19 Michigan voting law which required first time voters 20 who registered by mail or through a third-party 21 voter registration drive to vote in person for the first 22 time, as well as the removal of another law which re-23 quired the address listed on a voter's driver license 24 to match the address listed on their voter registra-25 tion card.

1 (10) Youth voter suppression tactics are often 2 linked to other tactics aimed at minority voters. For 3 example, students at Prairie View A&M University 4 (PVAMU), a historically black university in Texas, 5 have been the targets of voter suppression tactics for 6 decades. Before the 2018 election, PVAMU students sued Waller County on the basis of both racial and 7 8 age discrimination over the County's failure to en-9 sure equal early voting opportunities for students, 10 spurring the County to reverse course and expand 11 early voting access for students.

(11) The more than 25 million United States
citizens ages 18-24 deserve equal opportunity to participate in the electoral process as guaranteed by the
twenty-sixth amendment.

16 SEC. 3. PREVENTING AGE DISCRIMINATION IN VOTING.

(a) RIGHT TO VOTE.—No voting qualification or prerequisite to voting or standard, practice, or procedure shall
be imposed or applied by any State or political subdivision
in a manner which results in a denial or abridgement of
the right of any citizen of the United States to vote on
account of age, as provided in subsection (b).

- 23 (b) VIOLATION OF RIGHT TO VOTE.—
- 24 (1) IN GENERAL.—A violation of subsection (a)
 25 is established if, based on the totality of cir-

1	cumstances, it is shown that the political processes
2	leading to nomination or election in the State or po-
3	litical subdivision are not equally open to participa-
4	tion by members of a class of citizens protected by
5	subsection (a) in that its members have less oppor-
6	tunity than other members of the electorate to par-
7	ticipate in the political process and to elect rep-
8	resentatives of their choice: Provided, That nothing
9	in this section establishes a right to have members
10	of a protected class under subsection (a) elected in
11	numbers equal to their proportion in the population.
12	(2) VIOLATIONS.—A violation under subsection
13	(a) shall include:
14	(A) Laws or requirements implemented in
15	a State or political subdivision that reduce or
16	abridge the ability for students who attend an
17	institution of higher education and reside in the
18	jurisdiction of the institution while attending
19	the institution to register to vote in elections in
20	that jurisdiction.
21	(B) Addition of seats elected at-large in a
22	State or political subdivision or conversion of
23	one or more seats elected from a single member
24	district to one or more at-large seats or seats
25	from a multi-member district in a State or po-

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litical subdivision with a significant proportion of youth age voters.

(C) Boundaries of a political subdivision designed to reduce the proportion of the political subdivision's voting-age population that is comprised of youth age voters in a State or political subdivision with a significant proportion of youth age voters.

9 (D) Requirements for documentation or 10 proof of identity to vote that exceed or are more 11 stringent than the requirements for voting that 12 are described in section 303(b) of the Help 13 of (52)America Vote Act 2002U.S.C. 14 21083(b)) or any other requirements for docu-15 mentation or proof of identity to vote that have 16 the purpose or effect of denying or abridging 17 the right to vote on account of age.

18 (E) Reduction of voting materials or alter19 nation of the manner in which such materials
20 are provided or distributed at institutions of
21 higher education, where no similar reduction or
22 alteration occurs in materials provided at other
23 sites for such election.

24 (F) Any reduction, consolidation, or reloca25 tion of voting locations, including early, absen-

tee, and election day voting locations in a single
 political subdivision with a significant propor tion of youth age voters.

4 SEC. 4. FEDERAL OBSERVERS TO PREVENT AGE DISCRIMI-

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NATION.

6 (a) FEDERAL OBSERVERS.—Whenever the Attorney 7 General or an aggrieved person institutes a proceeding 8 under any statute to enforce the voting guarantees of the 9 twenty-sixth amendment in any State or political subdivi-10 sion the court shall authorize the appointment of Federal observers by the United States Office of Personnel Man-11 12 agement to serve for such period of time and for such po-13 litical subdivisions as the court shall determine is appropriate to enforce the voting guarantees of the twenty-sixth 14 15 amendment (1) as part of any interlocutory order if the court determines that the appointment of such observers 16 is necessary to enforce such voting guarantees or (2) as 17 part of any final judgment if the court finds that violations 18 of the twenty-sixth amendment, violations of this Act, or 19 violations of any Federal law that prohibits discrimination 20 21 in voting on the basis of age, justifying equitable relief 22 have occurred in such State or subdivision: Provided, That 23 the court need not authorize the appointment of observers 24 if any incidents of denial or abridgement of the right to vote on account of age, (1) have been few in number and 25

have been promptly and effectively corrected by State or
 local action, (2) the continuing effect of such incidents has
 been eliminated, and (3) there is no reasonable probability
 of their recurrence in the future.

5 (b) JURISDICTION.—If any action under any statute in which a party (including the Attorney General) seeks 6 7 to enforce the voting guarantees of the twenty-sixth 8 amendment in any State or political subdivision the court 9 finds that violations of the twenty-sixth amendment, violations of this Act, or violations of any Federal law that 10 prohibits discrimination in voting on the basis of age, jus-11 12 tifying equitable relief have occurred within the territory of such State or political subdivision, the court, in addition 13 to such relief as it may grant, shall retain jurisdiction for 14 15 such period as it may deem appropriate and during such period no voting qualification or prerequisite to voting, or 16 17 standard, practice, or procedure with respect to voting different from that in force or effect at the time the action 18 19 was commenced shall be enforced unless and until the 20 court finds that such qualification, prerequisite, standard, 21 practice, or procedure does not have the purpose and will 22 not have the effect of denying or abridging the right to 23 vote on account of age: *Provided*, That such qualification, 24 prerequisite, standard, practice, or procedure may be en-25 forced if the qualification, prerequisite, standard, practice,

or procedure has been submitted by the chief legal officer 1 2 or other appropriate official of such State or subdivision 3 to the Attorney General and the Attorney General has not 4 interposed an objection within sixty days after such sub-5 mission, except that neither the court's finding nor the Attorney General's failure to object shall bar a subsequent 6 7 action to enjoin enforcement of such qualification, pre-8 requisite, standard, practice, or procedure.

9 (c) ENFORCEMENT BY ATTORNEY GENERAL.—The 10 Attorney General is authorized to monitor and enforce the 11 voting guarantees of the twenty-sixth amendment, viola-12 tions of this Act, or violations of any Federal law that 13 prohibits discrimination in voting on the basis of age, 14 whenever Federal observers are appointed under any pro-15 vision of Federal law.

16 SEC. 5. DETERMINATION OF VOTING RIGHTS VIOLATION.

17 For purposes of this Act, a voting rights violation oc-18 curred in a State or political subdivision if any of the fol-19 lowing applies:

(1) FINAL JUDGEMENT; VIOLATION OF 26TH
AMENDMENT.—In a final judgment (which has not
been reversed on appeal), any court of the United
States has determined that a denial or abridgement
of the right of any citizen of the United States to
vote on account of age, in violation of the 26th

Amendment, occurred anywhere within the State or
 subdivision.

3 (2) FINAL JUDGEMENT; VIOLATIONS OF THIS 4 ACT.—In a final judgment (which has not been re-5 versed on appeal), any court of the United States 6 has determined that a voting qualification or pre-7 requisite to voting or standard, practice, or proce-8 dure with respect to voting was imposed or applied 9 or would have been imposed or applied anywhere 10 within the State or subdivision in a manner that re-11 sulted or would have resulted in a denial or 12 abridgement of the right of any citizen of the United 13 States to vote on account of age, in violation of sec-14 tion 3.

15 (3) FINAL JUDGEMENT; DENIAL OF DECLARA-16 TORY JUDGEMENT.—In a final judgment (which has 17 not been reversed on appeal), any court of the 18 United States has denied the request of the State or 19 subdivision for a declaratory judgment under section 20 3(b), and thereby prevented a voting qualification or 21 prerequisite to voting or standard, practice, or pro-22 cedure with respect to voting from being enforced 23 anywhere within the State or subdivision.

24 (4) OBJECTION BY ATTORNEY GENERAL.—The
25 Attorney General has interposed an objection under

1	section 3(b) (and the objection has not been over-
2	turned by a final judgment of a court or withdrawn
3	by the Attorney General), and thereby prevented a
4	voting qualification or prerequisite to voting or
5	standard, practice, or procedure with respect to vot-
6	ing from being enforced anywhere within the State
7	or subdivision.
8	(5) TIMING OF DETERMINATIONS.—
9	(A) Determinations of voting rights
10	VIOLATIONS.—
11	(i) IN GENERAL.—As early as prac-
12	ticable during each calendar year, the At-
13	torney General shall make the determina-
14	tions required by this subsection, including
15	updating the list of voting rights violations
16	occurring in each State and political sub-
17	division for the previous calendar year.
18	(ii) Publication.—The Attorney
19	General shall make the list required under
20	clause (i) public on the internet website of
21	the Department of Justice.
22	(B) FEDERAL REGISTER PUBLICATION.—A
23	determination or certification of the Attorney
24	General under this section shall be effective
25	upon publication in the Federal Register.

1SEC. 6. TRANSPARENCY REGARDING CHANGES TO PRO-2TECT VOTING RIGHTS.

3 (a) NOTICE OF ENACTED CHANGES.—

4 (1) NOTICE OF CHANGES.—If a State or polit-5 ical subdivision makes any change in any pre-6 requisite to voting or standard, practice, or proce-7 dure with respect to voting in any election for Fed-8 eral office that will result in the prerequisite, stand-9 ard, practice, or procedure being different from that 10 which was in effect as of 180 days before the date 11 of the election for Federal office, the State or polit-12 ical subdivision shall provide reasonable public notice 13 in such State or political subdivision and on the 14 Internet, of a concise description of the change, in-15 cluding the difference between the changed pre-16 requisite, standard, practice, or procedure and the 17 prerequisite, standard, practice, or procedure which 18 was previously in effect. The public notice described 19 in this paragraph, in such State or political subdivi-20 sion and on the Internet, shall be in a format that 21 is reasonably convenient and accessible to voters 22 with disabilities, including voters who have low vi-23 sion or are blind.

24 (2) DEADLINE FOR NOTICE.—A State or polit-25 ical subdivision shall provide the public notice re-

quired under paragraph (1) not later than 48 hours
 after making the change involved.

3 (b) TRANSPARENCY REGARDING POLLING PLACE4 RESOURCES.—

5 (1) IN GENERAL.—In order to identify any 6 changes that may impact the right to vote of any 7 person, prior to the 30th day before the date of an 8 election for Federal office, each State or political 9 subdivision with responsibility for allocating reg-10 istered voters, voting machines, and official poll 11 workers to particular precincts and polling places 12 shall provide reasonable public notice in such State 13 or political subdivision and on the Internet, of the 14 information described in paragraph (2) for precincts 15 and polling places within such State or political sub-16 division. The public notice described in this para-17 graph, in such State or political subdivision and on 18 the Internet, shall be in a format that is reasonably 19 convenient and accessible to voters with disabilities 20 including voters who have low vision or are blind.

(2) INFORMATION DESCRIBED.—The information described in this paragraph with respect to a
precinct or polling place is each of the following:

24 (A) The name or number.

1	(B) In the case of a polling place, the loca-
2	tion, including the street address, and whether
3	such polling place is accessible to persons with
4	disabilities.
5	(C) The voting-age population of the area
6	served by the precinct or polling place, broken
7	down by demographic group if such breakdown
8	is reasonably available to such State or political
9	subdivision.
10	(D) The number of registered voters as-
11	signed to the precinct or polling place, broken
12	down by demographic group if such breakdown
13	is reasonably available to such State or political
14	subdivision.
15	(E) The number of voting machines as-
16	signed, including the number of voting ma-
17	chines accessible to voters with disabilities, in-
18	cluding voters who have low vision or are blind.
19	(F) The number of official paid poll work-
20	ers assigned.
21	(G) The number of official volunteer poll
22	workers assigned.
23	(H) In the case of a polling place, the
24	dates and hours of operation of such polling
25	place.

1 (3) Updates in information reported.—If 2 a State or political subdivision makes any change in 3 any of the information described in paragraph (2), 4 the State or political subdivision shall provide rea-5 sonable public notice in such State or political sub-6 division and on the Internet, of the change in the in-7 formation not later than 48 hours after the change 8 occurs or, if the change occurs fewer than 48 hours 9 before the date of the election for Federal office, as 10 soon as practicable after the change occurs. The 11 public notice described in this paragraph in such 12 State or political subdivision and on the Internet shall be in a format that is reasonably convenient 13 14 and accessible to voters with disabilities including 15 voters who have low vision or are blind.

16 (c) TRANSPARENCY OF CHANGES RELATING TO DE17 MOGRAPHICS AND ELECTORAL DISTRICTS.—

18 (1) REQUIRING PUBLIC NOTICE OF CHANGES.— 19 Not later than 10 days after making any change in 20 the constituency that will participate in an election 21 for Federal, State, or local office or the boundaries 22 of a voting unit or electoral district in an election for 23 Federal, State, or local office (including through re-24 districting, reapportionment, changing from at-large 25 elections to district-based elections, or changing

1	from district-based elections to at-large elections), a
2	State or political subdivision shall provide reasonable
3	public notice in such State or political subdivision
4	and on the Internet, of the demographic and elec-
5	toral data described in paragraph (3) for each of the
6	geographic areas described in paragraph (2).
7	(2) Geographic areas described.—The geo-
8	graphic areas described in this paragraph are as fol-
9	lows:
10	(A) The State as a whole, if the change
11	applies statewide, or the political subdivision as
12	a whole, if the change applies across the entire
13	political subdivision.
14	(B) If the change includes a plan to re-
15	place or eliminate voting units or electoral dis-
16	tricts, each voting unit or electoral district that
17	will be replaced or eliminated.
18	(C) If the change includes a plan to estab-
19	lish new voting units or electoral districts, each
20	such new voting unit or electoral district.
21	(3) Demographic and electoral data.—
22	The demographic and electoral data described in this
23	paragraph with respect to a geographic area de-
24	scribed in paragraph (2) are each of the following:

1	(A) The voting-age population,
2	disaggregated by age group.
3	(B) The number of voting-age students.
4	(C) If it is reasonably available to the
5	State or political subdivision involved, an esti-
6	mate of the population of the area which con-
7	sists of citizens of the United States who are 18
8	years of age or older, disaggregated by age
9	group and status as a student.
10	(D) The number of registered voters,
11	disaggregated by age group and status as a stu-
12	dent if such breakdown is reasonably available
13	to the State or political subdivision involved.
14	(E) If the change applies—
15	(i) to a State, the actual number of
16	votes, or (if it is not reasonably practicable
17	for the State to ascertain the actual num-
18	ber of votes) the estimated number of votes
19	received by each candidate in each state-
20	wide election held during the 5-year period
21	which ends on the date the change involved
22	is made; and
23	(ii) to only one political subdivision,
24	the actual number of votes, or (if it is not
25	reasonably practicable for the political sub-

1	division to ascertain the actual number of
2	votes) in each subdivision-wide election
3	held during the 5-year period which ends
4	on the date the change involved is made.
5	(4) Voluntary compliance by smaller ju-
6	RISDICTION.—
7	(A) IN GENERAL.—Compliance with this
8	subsection shall be voluntary for a political sub-
9	division of a State unless the subdivision is one
10	of the following:
11	(i) A county or parish.
12	(ii) A municipality with a population
13	greater than 10,000, as determined by the
14	Bureau of the Census under the most re-
15	cent decennial census.
16	(iii) A school district with a popu-
17	lation greater than 10,000, as determined
18	by the Bureau of the Census under the
19	most recent decennial census.
20	(B) School district defined.—For
21	purposes of this subparagraph, the term "school
22	district" means the geographic area under the
23	jurisdiction of a local educational agency (as de-
24	fined in section 9101 of the Elementary and
25	Secondary Education Act of 1965).

(d) RULES REGARDING FORMAT OF INFORMA TION.—The Attorney General may issue rules specifying
 a reasonably convenient and accessible format that States
 and political subdivisions shall use to provide public notice
 of information under this section.

6 (e) NO DENIAL OF RIGHT TO VOTE.—The right to
7 vote of any person shall not be denied or abridged because
8 the person failed to comply with any change made by a
9 State or political subdivision to a voting qualification,
10 standard, practice, or procedure if the State or political
11 subdivision involved did not meet the applicable require12 ments of this section with respect to the change.

13 SEC. 7. VOTING OFFENSES.

14 (a) PERMISSION TO VOTE.—No person acting under color of law shall fail or refuse to permit any person to 15 vote who is entitled to vote under any provision of this 16 Act or is otherwise qualified to vote, or willfully fail or 17 18 refuse to tabulate, count and report such person's vote. 19 INTIMIDATION.—No person, whether acting (b) under color of law or otherwise, shall intimidate, threaten, 20 21 or coerce, or attempt to intimidate, threaten, or coerce any 22 person for voting or attempting to vote, or intimidate, 23 threaten, or coerce, or attempt to intimidate, threaten, or 24 coerce any person for urging or aiding any person to vote

or attempt to vote, or intimidate, threaten, or coerce any
 person for exercising the right to vote.

3 (c) FALSE INFORMATION.—Whoever knowingly or 4 willfully give false information as to their name, address, 5 or period of residence in the voting district for the purpose of establishing his eligibility to register or vote, or con-6 spires with another individual for the purpose of encour-7 8 aging his false registration to vote or illegal voting, or pays 9 or offers to pay or accepts payment either for registration 10 to vote or for voting shall be fined not more than \$5,000 or imprisoned not more than five years, or both: *Provided*, 11 *however*, That this provision shall be applicable only to a 12 general, special, or primary elections held solely or in part 13 for the purpose of selecting or electing any candidate for 14 15 the office of President, Vice President, presidential elector, Member of the United States Senate, Member of the 16 United States House of Representatives, Delegate from 17 the District of Columbia, Guam, Northern Mariana Is-18 lands, American Samoa, or the Virgin Islands, or Resident 19 20 Commissioner of the Commonwealth of Puerto Rico.

21 (d) DUPLICATIVE VOTING.—

(1) IN GENERAL.—Whoever votes more than
once in an election referred to in paragraph (2) shall
be fined not more than \$5,000 or imprisoned not
more than five years, or both.

1 (2) APPLICABLE ELECTIONS.—The prohibition 2 of this subsection applies with respect to any general, special, or primary election held solely or in 3 4 part for the purpose of selecting or electing any can-5 didate for the office of President, Vice President, 6 presidential elector, Member of the United States 7 Senate, Member of the United States House of Rep-8 resentatives, Delegate from the District of Columbia, 9 Guam, Northern Mariana Islands, American Samoa, 10 or the Virgin Islands, or Resident Commissioner of 11 the Commonwealth of Puerto Rico.

12 (3) VOTES MORE THAN ONCE DEFINED.—As used in this subsection, the term "votes more than 13 14 once" does not include the casting of an additional 15 ballot if all prior ballots of that voter were in vali-16 dated, nor does it include the voting in two jurisdic-17 tions under section 202 of the Voting Rights Act of 18 1965 (52 U.S.C. 10502), to the extent two ballots 19 are not cast for an election to the same candidacy 20 or office.

21 SEC. 8. VOTING OFFENSES AND RELIEF.

(a) OFFENSE FOR DEPRIVING VOTING RIGHTS.—
Whoever shall deprive or attempt to deprive any person
of any right secured by the twenty-sixth amendment, this
Act, or any Federal voting rights law that prohibits dis-

crimination on the basis of age, shall be fined not more
 than \$5,000, or imprisoned not more than five years, or
 both.

4 (b) OFFENSE FOR MANIPULATION OF BALLOTS.— 5 Whoever, within a year following an election in a political subdivision in which an observer has been assigned (1) de-6 7 strovs, defaces, mutilates, or otherwise alters the marking 8 of a paper ballot which has been cast in such election, or 9 (2) alters any official record of voting in such election tab-10 ulated from a voting machine or otherwise, shall be fined not more than \$5,000, or imprisoned not more than five 11 12 years, or both.

(c) CONSPIRACY.—Whoever conspires to violate the
provisions of subsection (a) or (b) of this section, or interferes with any right secured by the twenty-sixth amendment, this Act, or any Federal voting rights law that prohibits discrimination on the basis of age shall be fined not
more than \$5,000, or imprisoned not more than five years,
or both.

20 (d) PREVENTATIVE RELIEF.—

(1) IN GENERAL.—Whenever any person has
engaged or there are reasonable grounds to believe
that any person is about to engage in any act or
practice prohibited by the twenty-sixth amendment,
this Act, or any Federal voting rights law that pro-

1	hibits discrimination on the basis of age, the ag-
2	grieved person or (in the name of the United States)
3	the Attorney General may institute an action for
4	preventative relief, including an application for a
5	temporary or permanent injunction, restraining
6	order, or other order, and including an order di-
7	rected to the State and State or local election offi-
8	cials to require them —
9	(A) to permit persons listed under this Act
10	to vote; and
11	(B) to count such votes.
12	(2) Preliminary relief.—
13	(A) IN GENERAL.—In any action for pre-
14	liminary relief described in this subsection, the
15	court shall grant the relief if the court deter-
16	mines that the complainant has raised a serious
17	question whether the challenged voting quali-
18	fication or prerequisite to voting or standard,
19	practice, or procedure violates this Act or the
20	Constitution and, on balance, the hardship im-
21	posed upon the defendant by the grant of the
22	relief will be less than the hardship which would
23	be imposed upon the plaintiff if the relief were
24	
24	not granted. In balancing the harms, the court

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1	shall give due weight to the fundamental right
2	to cast an effective ballot.
3	(B) Additional factors to be consid-
4	ERED.—In making its determination under this
5	paragraph, with respect to a change in any vot-
6	ing qualification, prerequisite to voting, or
7	standard, practice, or procedure with respect to
8	voting, the court shall consider all relevant fac-
9	tors and give due weight to the following fac-

(i) Whether the qualification, prerequisite, standard, practice, or procedure
in effect prior to the change was adopted
as a remedy for a Federal court judgment,
consent decree, or admission regarding—

tors, if they are present:

16 (I) discrimination on the basis of
17 age in violation of the twenty-sixth
18 amendment;
19 (II) a violation of this Act; or

20(III) voting discrimination on the21basis of age in violation of any other22Federal or State law.

23 (ii) Whether the qualification, pre24 requisite, standard, practice, or procedure
25 in effect prior to the change served as a

1	ground for the dismissal or settlement of a
2	claim alleging—
3	(I) discrimination on the basis of
4	age in violation of the twenty-sixth
5	amendment;
6	(II) a violation of this Act; or
7	(III) voting discrimination on the
8	basis of age in violation of any other
9	Federal or State law.
10	(iii) Whether the change was adopted
11	fewer than 180 days before the date of the
12	election with respect to which the change is
13	to take effect.
14	(iv) Whether the defendant failed to
15	provide timely or complete notice of the
16	adoption of the change as required by ap-
17	plicable Federal or State law.
18	(3) Public interest.—A jurisdiction's inabil-
19	ity to enforce its voting or election laws, regulations,
20	policies, or redistricting plans, standing alone, shall
21	not be deemed to constitute irreparable harm to the
22	public interest or to the interests of a defendant in
23	an action arising under the U.S. Constitution or any
24	Federal law that prohibits discrimination on the
25	basis of age in the voting process, for the purposes

of determining whether a stay of a court's order or
 an interlocutory appeal under section 1253 of title
 28, United States Code, is warranted.

4 (e) NOTIFICATION TO ATTORNEY GENERAL.—When-5 ever in any political subdivision in which there are observers appointed pursuant to this Act, a person alleges to 6 7 such observer within forty-eight hours after the closing of 8 the polls, that notwithstanding (1) their listing under this 9 Act or registration by an appropriate election official and 10 (2) their eligibility to vote, they have not been permitted to vote in such election, the observer shall forthwith notify 11 12 the Attorney General if such allegations in the opinion of 13 such observer appear to be well founded. Upon receipt of 14 such notification the Attorney General may forthwith file 15 with the district court an application for an order providing for the marking, casting, and counting of the bal-16 lots of such persons and requiring the inclusion of their 17 18 votes in the total vote before the results of such election 19 shall be deemed final and any force or effect given thereto. 20The district court shall hear and determine such matters 21 immediately after the filing of such application. The rem-22 edy provided in this subsection shall not preclude any 23 other remedy available under State or Federal law.

24 (f) JURISDICTION OF PROCEEDINGS.—The district25 courts of the United States shall have jurisdiction of pro-

ceedings instituted pursuant to this Act and shall exercise
 the same without regard to whether a person asserting
 rights under the provisions of this Act shall have ex hausted any administrative or other remedies that may be
 provided by law.

6 (g) ATTORNEY'S FEES.—In any action or proceeding 7 to enforce the voting guarantees of the twenty-sixth 8 amendment, the court, in its discretion, may allow the pre-9 vailing party, other than the United States, a reasonable 10 attorney's fee, reasonable expert fees, and other reason-11 able litigation expenses, as part of the costs.

12 SEC. 9. SEVERABILITY.

13 If any provision of this Act or the application of such
14 provision to any person or circumstance is held invalid,
15 the remainder of this Act and the application of such pro16 vision to other persons or circumstances shall not be af17 fected thereby.

18 SEC. 10. DEFINITIONS.

19 In this Act:

(1) AGE GROUP.—The term "age group" means
the number of individuals who are 18 years or older,
disaggregated by the number of individuals in each
five year age period.

24 (2) DEMOGRAPHIC GROUP.—The term "demo-25 graphic group" means each group which section 3

protects from the denial or abridgement of the right
 to vote on account of age.

3 (3) INSTITUTION OF HIGHER EDUCATION.—The
4 term "institution of higher education" has the
5 meaning given that term in section 101(a) of the
6 Higher Education Act of 1965 (20 U.S.C. 1001(a)).

7 (4) ELECTION FOR FEDERAL OFFICE.—The 8 term "election for Federal office" means any gen-9 eral, special, primary, or runoff election held solely 10 or in part for the purpose of electing any candidate 11 for the office of President, Vice President, Presi-12 dential elector, Senator, Member of the House of 13 Representatives, or Delegate or Resident Commis-14 sioner to the Congress.

(5) PERSONS WITH DISABILITIES.—the term
"persons with disabilities", means individuals with a
disability, as defined in section 3 of the Americans
with Disabilities Act of 1990.

19 (6) STUDENT.—The term "student" means an
20 individual who is enrolled at the institution of higher
21 education as an undergraduate or graduate student
22 on a full-time or part-time basis, including an indi23 vidual who is solely enrolled in an online course.

24 (7) VOTING-AGE POPULATION.—The term "vot25 ing-age population" means the numerical size of the

population within a State, within a political subdivi sion, or within a political subdivision that contains
 Indian lands, that consists of persons 18 years of
 age or older, as calculated by the Bureau of the
 Census under the most recent decennial census.

6 (8) YOUTH AGE VOTER.—The term "youth age
7 voter" means any eligible voter under the age of 25
8 years old on the date of the election in which such
9 eligible voter is voting.