1	A BILL
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3	<u>23-31</u>
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5	DUMBLE COLUMN OF THE DISTRICT OF COLUMN DIA
6	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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0	To amond the District of Columbia Flortion Code of 1055 to require ampleyers to provide
2	To amend the District of Columbia Election Code of 1955 to require employers to provide employees with at least 2 hours of paid leave to vote in person in any Board of Elections-
3	run election, or, if the employee is not a District resident, in any election run by the
4	employee's jurisdiction of residence, require that an employee be scheduled to work during
5	the time the leave is requested, allow an employer to require the employee to request the
6	leave a reasonable time in advance and to specify the hours during which the employee
7	may take the leave, including by requiring that the employee take the leave during the early
8	voting period, prohibit an employer from deducting salary, wages, or accrued leave for
9	leave taken to vote, make it unlawful for an employer to interfere with, restrain, or deny
20	any attempt to exercise the right, or otherwise retaliate against an employee for taking
	leave, require employers to post notice of the rights under the act, provide students with an
22	excused absence of at least 2 hours to vote in person in any Board-run election, or, if the
21 22 23 24 25 26 27	student is not a District resident, in any election run by the jurisdiction in which the student
24	is registered to vote, allow the education institution to specify the hours during which the
25	student takes leave, including by requiring the student to take leave during early voting,
26	require the Board of Elections to publicize the act, and require the Board of Elections to
	issue rules to implement the provisions of the act.
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29	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
30	act may be cited as the "Legye to Vote Amendment Act of 2020"
,0	act may be cited as the "Leave to Vote Amendment Act of 2020".
31	Sec. 2. The District of Columbia Election Code of 1955, approved August 12, 1955 (69
32	Stat. 699; D.C. Official Code § 1-1001.01 et seq.), is amended by adding a new section 7a to read
33	as follows:
34	"Sec. 7a. Leave to vote.

35	"(a) For the purposes of this section, the term:
36	"(1) "Educational institution" means any school in the District of Columbia Public
37	Schools system, a public charter school, an independent school, a private school, a parochial
38	school, or a private instructor in the District.
39	"(2) "Employee" means any individual employed by an employer who is eligible
40	to vote.
41	"(3) "Employer" means any person who, for compensation, employs an individual.
12	"(4) "Student" means any person who is enrolled in an educational institution who
43	is eligible to vote.
14	"(b)(1) Upon the request of an employee, an employer shall provide the employee at least
45	2 hours of paid leave to vote in person in any election held under this act, or, if the employee is
46	not eligible to vote in the District, in any election run by the jurisdiction in which the employee is
17	eligible to vote; provided, that the employee would have been scheduled to work during the time
48	for which the leave is requested.
19	"(2) An employer may:
50	"(A) Require the employee to request the leave a reasonable time in
51	advance; and
52	"(B) Specify the hours during which the employee may take the leave,
53	including by requiring that the employee take the leave:

54	"(i) During a period designated for early voting instead of on the day
55	of the election; or
56	"(ii) At the beginning or end of their working hours.
57	"(3) An employer shall not deduct from an employee's salary, wages, or accrued
58	leave for leave taken under this section.
59	"(4) It shall be unlawful for an employer to:
60	"(A) Interfere with, restrain, or deny any attempt to take leave pursuant to
51	this subsection; or
52	"(B) Retaliate against an employee in any manner for taking leave pursuant
63	to this subsection.
54	"(5) An employer shall post and maintain a notice, developed by the Board in
55	consultation with the Office of Human Rights' Language Access Program, in a conspicuous place,
56	that includes an easily understood description of the provisions of this section.
67	"(c) Upon the request of a student, an educational institution shall provide the student an
68	excused absence of at least 2 hours to vote in person in any election held under this act, or, if the
59	student is not registered to vote in the District, in any election run by the jurisdiction in which the
70	student is registered to vote; provided, that the student's educational institution may specify the
71	hours during which the student may take the leave, including by requiring that the student take the
72	leave during any period designated for early voting instead of on the day of the election.

73	"(d) Before each election held under this act, the Board shall publicize the provisions of
74	this section.
75	"(e) The Board, pursuant to Title I of the District of Columbia Administrative Procedure
76	Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), shall issue
77	rules to implement the provisions of this section.".
78	Sec. 3. Applicability.
79	(a) This act shall apply upon the date of inclusion of its fiscal effect in an approved budget
80	and financial plan.
81	(b) The Chief Financial Officer shall certify the date of the inclusion of the fiscal effect in
82	an approved budget and financial plan, and provide notice to the Budget Director of the Council
83	of the certification.
84	(c)(1) The Budget Director shall cause the notice of the certification to be published in the
85	District of Columbia Register.
86	(2) The date of publication of the notice of the certification shall not affect the
87	applicability of this act.
88	Sec. 4. Fiscal impact statement.
89	The Council adopts the fiscal impact statement in the committee report as the fiscal impact
90	statement required by section 4a of the General Legislative Procedures Act of 1975, approved
91	October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
92	Sec. 5. Effective date.

This act shall take effect following approval by the Mayor (or in the event of veto by the
Mayor, action by the Council to override the veto), a 30-day period of congressional review as
provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 24,
1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
Columbia Register.