

HB67 ENGROSSED



1 HB67
2 FKWFGCC-2
3 By Representatives Kiel, Brown, Moore (P), Bedsole, Oliver,
4 Lamb, DuBose, Reynolds, Gidley, Mooney, Brinyark, Smith,
5 Crawford, Shaw, Ingram, Whorton, Fincher, Stadthagen,
6 Kirkland, Bolton, Rehm, Paschal, Hammett, Marques, Lipscomb,
7 Faulkner, Ross, Carns, Pettus, Underwood, Paramore, Givens,
8 Wilcox, Stubbs
9 RFD: Constitution, Campaigns and Elections
10 First Read: 13-Jan-26
11 PFD: 17-Nov-25



1
2
3
4

5 A BILL
6 TO BE ENTITLED
7 AN ACT

9 Relating to elections; to amend Section 17-4-38, Code
10 of Alabama 1975, relating to the dissemination of voter
11 registration information; to limit the reproduction purchase
12 cost for the list of registered voters; to prohibit certain
13 information from being disseminated in a list of registered
14 voters; and to prohibit the use of voter data or information
15 for commercial purposes.

16 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

17 Section 1. Section 17-4-38, Code of Alabama 1975, is
18 amended to read as follows:

19 "§17-4-38



29 (b) Except as provided in this section, therethe
30 Secretary of State shall be a uniform charge for the
31 production of voter lists a fee not exceeding one thousand
32 dollars (\$1,000) per electronic voter list produced.
33 TheOtherwise, the reproduction costs cost of the basic
34 electronic copy of the statewide file, or any portion thereof,
35 shall be reasonable as determined by the Secretary of State,
36 and a fee schedule shall be conspicuously posted in the office
37 of the Secretary of State on the Secretary of State's website.
38 Costs of printed copies of lists are as otherwise provided by
39 law.

40 (c) (1) Access to the lists and voter history
41 information contained on the central computer in the office of
42 the Secretary of State is accessible to anyone making
43 application, except The voter lists and election history
44 information for the last 10 election cycles in which a voter
45 participated, as contained in the statewide voter registration
46 database in the Office of the Secretary of State, shall be
47 accessible to any person who files an application to receive
48 an electronic copy of a voter list and pays the required fee.

49 (2) The following personal voter information used for
50 voter registration purposes is confidential and may not be
51 disseminated:

52 a. Social Security numbers.

53 b. Driver license numbers.

54 c. Email addresses.

55 d. Telephone numbers which are not to be released.

56 e. Voter information protected by Section



57 17-4-33 (b) (1).

58 (3) The prohibition against the dissemination of
59 confidential information in subdivision (2) does not apply to:

60 a. Federal, state, or local government agencies that
61 are authorized to confidentially access, use, and maintain the
62 information; and

63 b.1. Any individual who registers for the first time or
64 who updates his or her registration information on or after
65 June 1, 2026, if the individual elects to have his or her
66 telephone number disseminated.

67 2. The Office of the Secretary of State shall establish
68 a method by which such individuals may elect to have their
69 information disseminated, including checking a box provided on
70 the registration form.

71 (d) Proceeds from the sale of ~~tapes, discs, lists,~~
72 ~~labels, or other material~~sthe statewide voter list and
73 election history information from the Secretary of State shall
74 be retained by the Secretary of State for use in voter
75 registration.

76 (e) The Secretary of State shall provide, without
77 charge, each legislator one copy of the voter list in his or
78 her district within 90 days of ~~his or her~~the legislator
79 assuming office.

80 (f) Upon application and without charge, the Secretary
81 of State shall provide the Administrative Office of Courts
82 ~~shall be provided with~~ an electronic copy of the statewide
83 voter list no more than once a year for ~~its use in the~~
84 production of a master jury list or for any other lawful



85 purpose.

86 (g) Upon application and without charge, the Secretary
87 of State shall provide the chief elections officer of any
88 other state ~~shall be provided~~ with an electronic copy of the
89 statewide voter list no more than once a year for any lawful
90 purpose, on the condition that the chief elections officer of
91 the requesting state agrees to reciprocate and provide a copy
92 of the statewide voter list of that state to the chief
93 elections officer of this state upon request and without
94 charge, to be used for any lawful purpose. The Secretary of
95 State may enter into an agreement with any other state, at any
96 time, regarding the exchange of statewide voter lists.

97 (h) ~~Resale of~~Except as provided in this section and
98 Sections 11-46-36, 17-4-1, and 17-16-2, it shall be unlawful
99 to sell or publish any portion of the voter list or use voter
100 data or information maintained by the Secretary of State under
101 this section for commercial purposes by the Administrative
102 Office of Courts, or the office of the chief elections officer
103 ~~of any other state, shall be strictly prohibited. The use of~~
104 the information on or derived from voter registration lists
105 solely for electioneering or for other permitted political
106 campaign or election purposes under the Fair Campaign
107 Practices Act does not constitute commercial use."

108 Section 2. This act shall become effective on June 1,
109 2026.



HB67 Engrossed

110
111
112 House of Representatives
113 Read for the first time and referred 13-Jan-26
114 to the House of Representatives
115 committee on Constitution, Campaigns
116 and Elections
117
118 Read for the second time and placed 21-Jan-26
119 on the calendar:
120 1 amendment
121
122 Read for the third time and passed 05-Feb-26
123 as amended
124 Yeas 85
125 Nays 16
126 Abstains 3
127
128
129 John Treadwell
130 Clerk
131