118th CONGRESS 2D Session



To establish that institutions of higher education shall be ineligible for funds under the Higher Education Act of 1965 due to campus disorder.

### IN THE SENATE OF THE UNITED STATES

Mr. VANCE introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

## A BILL

- To establish that institutions of higher education shall be ineligible for funds under the Higher Education Act of 1965 due to campus disorder.
  - 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 "Encampments or En-
- 5 dowments Act".

### 6 SEC. 2. INELIGIBILITY DUE TO CAMPUS DISORDER.

- 7 (a) IN GENERAL.—Part B of title I of the Higher
- 8 Education Act of 1965 (20 U.S.C. 1011 et seq.) is amend-
- 9 ed by adding at the end the following:

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#### 1 "SEC. 124. INELIGIBILITY DUE TO CAMPUS DISORDER.

2 "(a) IN GENERAL.—Notwithstanding any other pro-3 vision of law, no institution of higher education shall be eligible to receive funds under this Act (including funds 4 5 for Federal student assistance under title IV) or participate in programs under title IV if the Secretary deter-6 mines that the institution of higher education has failed 7 8 to disestablish any permanent encampment on the institu-9 tion's campus if occupants of the encampment, whether 10 or not affiliated with the institution of higher education—

11 "(1) have attempted to interfere with a core12 function of the institution of higher education; or

13 "(2) have obstructed the ingress or egress of14 students.

15 "(b) DEFINITIONS.—In this section:

16 "(1) CAMPUS.—The term 'campus' has the
17 meaning given the term in section 485(f)(6).

18 "(2) CORE FUNCTION OF A UNIVERSITY.—The
19 term 'core function of a university' means classroom
20 instruction, research, and academic ceremonies per21 formed as part of the matriculation, education, or
22 graduation of students, including commencement
23 ceremonies.

24 "(3) ENCAMPMENT.—The term 'encampment'
25 means any establishment on the campus of the insti26 tution of higher education containing any tent, lean-

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to, shack, or other structure erected for the purpose
of maintaining a temporary or permanent place to
live or reside, or where any bedding, sleeping bag,
stove, or collection of personal belongings has been
placed for the purpose of maintaining temporary or
permanent habitability.

7 "(4) PERMANENT ENCAMPMENT.—The term
8 'permanent encampment' means any encampment
9 existing on the campus of the institution of higher
10 education for 7 days or more.

11 "(c) REGAINING ELIGIBILITY.—On the date that is 12 5 years after the date on which an institution is declared 13 ineligible under this section, that institution may submit 14 an application to the Secretary containing a request to re-15 gain such eligibility, and the Secretary shall consider such 16 request.".

(b) APPLICABILITY.—The amendment made by subsection (a) shall take effect on the date of enactment of
this Act, and ineligibility with respect to any grant, loan,
or work assistance provided under title IV of the Higher
Education Act of 1965 (20 U.S.C. 1070 et seq.) due to
a violation of subsection (a) shall apply on or after July
1, 2025.

24 (c) FAFSA DETERMINATIONS.—The Secretary of25 Education shall continue to receive and process the Free

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Application for Federal Student Aid for continuously en rolled students (as defined in section 4969 of the Internal
 Revenue Code of 1986, as added by section 3), in order
 to make a determination about the covered Federal finan cial assistance amount (as defined under such section) for
 such students.

# 7 SEC. 3. EXCISE TAX ON THE ENDOWMENTS OF CERTAIN 8 DISQUALIFIED COLLEGES AND UNIVER9 SITIES.

(a) IN GENERAL.—Subchapter H of chapter 42 of
the Internal Revenue Code of 1986 is amended by adding
at the end the following new section:

13 "SEC. 4969. EXCISE TAX ON ENDOWMENT INCOME OF CER-

14 TAIN DISQUALIFIED COLLEGES AND UNIVER15 SITIES.

16 "(a) TAX IMPOSED.—There is hereby imposed on
17 each disqualified educational institution for any taxable
18 year a tax equal to 50 percent of the aggregate fair market
19 value of the assets of the institution at the end of the pre20 ceding taxable year.

21 "(b) DISQUALIFIED EDUCATIONAL INSTITUTION.—
22 For purposes of this section, with respect to a taxable
23 year—

24 "(1) IN GENERAL.—The term 'disqualified edu25 cational institution' means an eligible educational in-

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| 1  | stitution (as defined in section $25A(f)(2)$ ) which is   |
|----|-----------------------------------------------------------|
| 2  | ineligible to receive funds under the Higher Edu-         |
| 3  | cation Act of 1965 (including funds for Federal stu-      |
| 4  | dent assistance under title IV of such Act) or par-       |
| 5  | ticipate in programs under title IV of such Act pur-      |
| 6  | suant to section 124 of such Act.                         |
| 7  | "(2) EXCEPTION.—An institution shall not be               |
| 8  | treated as a disqualified educational institution for     |
| 9  | the taxable year if such institution—                     |
| 10 | "(A) for the academic year ending with or                 |
| 11 | within the taxable year, provides grant funds             |
| 12 | for all continuously enrolled students of the in-         |
| 13 | stitution in an amount equal to the covered               |
| 14 | Federal financial assistance amount for such              |
| 15 | students, and                                             |
| 16 | "(B) demonstrates such assistance to the                  |
| 17 | Secretary of Education.                                   |
| 18 | "(c) Assets.—The rules of section 4968(d) shall           |
| 19 | apply for purposes of this section.                       |
| 20 | "(d) Continuously Enrolled Students.—For                  |
| 21 | purposes of this section, the term 'continuously enrolled |
| 22 | student' means a student who—                             |
| 23 | "(1) is enrolled at an institution of higher edu-         |
| 24 | cation when that institution was determined to be         |
| 25 | ineligible for Federal student assistance pursuant to     |

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section 124 of the Higher Education Act of 1965;
 and

3 "(2) has continued enrollment in the same de-4 gree program at that institution.

5 "(e) COVERED FEDERAL FINANCIAL ASSISTANCE AMOUNT.—For purposes of this section, the term 'covered 6 7 Federal financial assistance amount' means the amount 8 of Federal financial assistance under title IV of the Higher 9 Education Act of 1965 (including through grants, loans, 10 and work assistance) for which a student who is a continuously enrolled student in a disqualified educational institu-11 12 tion would have been eligible, with respect to an applicable 13 award year, if the disqualified educational institution were 14 participating in the financial assistance programs under 15 such title IV, as calculated based on a student's submission of the Free Application for Federal Student Aid and 16 in accordance with part F of such title IV.". 17

(b) CLERICAL AMENDMENT.—The table of sections
for subchapter H of chapter 42 of the Internal Revenue
Code of 1986 is amended by adding at the end the following new item:

"Sec. 4969. Excise Tax on the Endowments of Certain Disqualified Colleges and Universities.".

(c) EFFECTIVE DATE.—The amendments made by
this section shall apply to taxable years ending after July
1, 2025.