

General Assembly

Substitute Bill No. 7228

January Session, 2025

AN ACT CONCERNING VARIOUS REFORMS TO THE ADMINISTRATION OF ELECTIONS IN THIS STATE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 9-140c of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective January 1, 2026*):

3 (a) (1) The municipal clerk shall retain the envelopes containing 4 absentee ballots received by him under section 9-140b and shall not 5 open such envelopes. The municipal clerk shall endorse over his 6 signature, upon each outer envelope as he receives it, (A) the date and 7 precise time of its receipt, and (B) the method of its receipt, in 8 accordance with the provisions of subdivision (2) of this subsection. The 9 clerk shall make an affidavit attesting to the accuracy of all such 10 endorsements, and at the close of the polls shall deliver such affidavit to 11 the head moderator, who shall endorse the time of its receipt and return 12 it to the clerk after all counting is complete. The clerk shall preserve the 13 affidavit for one hundred eighty days in accordance with the 14 requirements of section 9-150b. The clerk shall keep a list of the names 15 of the applicants who return absentee ballots to the clerk under section 16 9-140b. The list shall be preserved as a public record as required by 17 section 9-150b.

18 (2) The municipal clerk shall record on the outer envelope of each

19 absentee ballot returned under section 9-140b whether such ballot was 20 (A) sent by the United States Postal Service or any commercial carrier, 21 courier or messenger service, (B) deposited in a secure drop box, in 22 which case the location of such drop box shall also be so recorded, (C) 23 returned in person by an elector, or (D) returned in person by the 24 designee or immediate family member of an elector. As soon as 25 reasonably practicable after the close of the polls at an election or primary, the municipal clerk shall submit to the Secretary of the State a 26 27 report detailing the total count of all absentee ballots returned for such 28 election or primary, broken down by each method described in 29 subparagraphs (A) to (D), inclusive, of this subdivision.

30 (b) (1) Beginning not earlier than the [seventh] fourteenth day before 31 the election, primary or referendum and on any weekday thereafter, all 32 absentee ballots received by the municipal clerk at or prior to eleven 33 o'clock a.m. of such day may be sorted into voting districts by the 34 municipal clerk and checked as provided in this subsection. On any 35 such day, beginning as soon as the ballots have been sorted, the 36 registrars of voters, without opening the outer envelopes, may check the 37 names of the applicants returning ballots on the official checklist to be 38 used at the election, primary or referendum by indicating "absentee" or 39 "A" preceding each such name and, if unaffiliated electors are 40 authorized under section 9-431 to vote in the primary of either of two 41 parties, the designation of the party in which the applicants are voting 42 preceding each such name. Unless absentee ballots are to be counted in 43 the respective polling places, pursuant to subsection (b) of section 9-44 147a, as amended by this act, the registrars shall also place such 45 indication on a duplicate checklist to be retained by the municipal clerk 46 until the municipal clerk delivers such duplicate checklist to the 47 registrars, in accordance with subsection (e) of this section, for the use 48 of the absentee ballot counters pursuant to subsection (i) of this section.

49 (2) All absentee ballots received at or prior to eleven o'clock a.m. of
50 the last day before the election, primary or referendum which is not a
51 Sunday or legal holiday, shall be sorted into voting districts by the
52 municipal clerk and checked as provided in subdivision (1) of this

53 subsection not later than such last day.

(c) If the name of the applicant returning the ballot is not on the official checklist for any polling place in such municipality, the registrars shall endorse on the face of such outer envelope the word "rejected", followed by a statement of the reasons for rejection, and the outer envelope shall not be opened or the ballot counted.

(d) After such checking has been completed on any such day, the
municipal clerk shall seal the unopened ballots in a package and retain
them in a safe place.

62 (e) (1) [Except as provided in subdivision (2) of this subsection, 63 ballots] (A) Ballots received, sorted and checked prior to five o'clock p.m. on the (i) fourth day before the election, primary or referendum 64 65 may be delivered by the municipal clerk to the registrars at five o'clock 66 p.m. on such fourth day, (ii) third day before the election, primary or 67 referendum may be so delivered at five o'clock p.m. on such third day, 68 and (iii) second day before the election, primary or referendum may be 69 so delivered at five o'clock p.m. on such second day; and

(B) Ballots received at or prior to eleven o'clock a.m. on the last day
before the election, primary or referendum <u>that were not already</u>
delivered under subparagraph (A) of this subdivision shall be delivered
by the municipal clerk to the registrars [between ten o'clock a.m. and
twelve o'clock noon] <u>at eight o'clock a.m.</u> on the day of the election or
primary and at twelve o'clock noon on the day of a referendum.

76 (2) Unless absentee ballots are to be counted in the respective polling 77 places [,] pursuant to subsection (b) of section 9-147a, as amended by 78 this act, each time ballots are delivered pursuant to subdivision (1) of 79 this subsection, the municipal clerk shall also deliver to the registrars at 80 [this] such time a copy of the duplicate checklist provided for in 81 subsection (b) of this section, current as of the time of such delivery, for 82 the use of the absentee ballot counters pursuant to subsection (i) of this 83 section.

[(2) The municipal clerk may deliver the ballots at a time that is later than the time provided in subdivision (1) of this subsection, provided such time is mutually agreed upon by the municipal clerk and registrars and is not later than eight o'clock p.m. on the day of the election, primary or referendum.]

(f) Absentee ballots timely received by the clerk after eleven o'clock
a.m. of such last day before an election, primary or referendum shall be
sorted into voting districts by the clerk and retained by the clerk
separately until delivered to the registrars of voters for checking.

93 (g) Any or all of such ballots received after eleven o'clock a.m. of such 94 last day before an election, primary or referendum and before six o'clock 95 p.m. on the day of the election, primary or referendum shall, upon 96 request of the registrars, be delivered to the registrars by the municipal 97 clerk at six o'clock p.m. on the day of the election, primary or 98 referendum for checking. [, or at a later time mutually agreed upon by 99 the clerk and registrars, provided such time is not later than eight o'clock 100 p.m. on the day of the election, primary or referendum.]

(h) Absentee ballots received after six o'clock p.m. on the day of the
election, primary or referendum and any ballots received prior to six
o'clock p.m. of such day which were not delivered earlier shall be
delivered to the registrars at the close of the polls for checking.
[Although absentee ballots shall be checked by the registrars of voters
at various times throughout the election, primary or referendum day,
absentee ballots may be counted at one single time during such day.]

(i) (1) Except as otherwise provided in this subsection, the absentee
ballot counters, upon receipt of the ballots delivered by the municipal
clerk to the registrars at six o'clock p.m. on the day of the election,
primary or referendum and at the close of the polls pursuant to
subsections (g) and (h) of this section, shall check the names of the
applicants returning ballots on the duplicate checklist in the same
manner as provided in subsections (b) and (c) of this section.

115 (2) (A) Except as provided in subparagraph (B) of this subdivision,

the names of applicants whose ballots were delivered at six o'clock p.m. on the day of the election, primary or referendum shall be called in to the appropriate polling places where they shall be checked by the checkers on the official checklists, and they shall also be checked by the absentee ballot counters on the duplicate checklist required under subsection (b) of this section.

(B) Whenever absentee ballots are counted in any polling place pursuant to subsection (b) of section 9-147a<u>, as amended by this act</u>, the names of applicants whose ballots were delivered at six o'clock p.m. on the day of the election, primary or referendum shall be checked by the absentee ballot counters and checkers at such polling place on the official checklist used at such polling place.

(3) (A) Except as provided in subparagraph (B) of this subdivision,
the names of applicants whose ballots were delivered at the close of the
polls shall be checked by the absentee ballot counters on the official
checklists used at the polling places and such official checklists, bearing
the certifications required by section 9-307, shall be delivered by the
registrars or assistant registrars to the central counting moderator for
that purpose.

(B) Whenever absentee ballots are counted in any polling place
pursuant to subsection (b) of section 9-147a, as amended by this act, the
official checklist used at such polling place shall remain in such polling
place for checking by the absentee ballot counters at such polling place.

(4) If the name of an applicant returning a ballot has been checked on
the official checklist as having voted in person the absentee ballot
counters shall, in checking the ballots, endorse on the face of the outer
envelope the word "rejected" followed by a statement of the reason for
rejection, and the outer envelope shall not be opened or the ballot
counted.

(5) (A) Except as provided in subparagraph (B) of this subdivision,
when central counting is completed and the result is announced, the
central counting moderator shall deliver the duplicate checklist, the

official checklists and the returns required by section 9-150b, to the headmoderator.

(B) Whenever absentee ballots are counted in any polling place pursuant to subsection (b) of section 9-147a, as amended by this act, and such counting is completed and the result for such polling place is announced, the moderator for such polling place shall deliver the official checklist used at such polling place and the return required by section 9-150b to the head moderator.

(j) Each time absentee ballots are delivered by the clerk to the registrars pursuant to this section, the clerk and registrars shall execute an affidavit of delivery and receipt stating the number of ballots delivered. The clerk shall preserve the affidavit for the period prescribed in section 9-150b.

(k) [The] (1) Except as provided in subdivision (2) of this subsection,
the absentee ballot counters shall count, in the manner provided in
section 9-150a, as amended by this act, each group of absentee ballots
upon receipt from the registrars.

(2) Whenever absentee ballots are to be processed before the day of
the election, primary or referendum pursuant to subdivision (1) of
subsection (c) of section 9-147a, as amended by this act, the absentee
ballot counters shall process, in the manner provided in section 3 of this
act, each group of absentee ballots upon receipt from the registrars.

(l) The municipal clerk shall retain all outer envelopes containing
absentee ballots received by him after the close of the polls, unopened,
for the period prescribed in section 9-150b.

173 Sec. 2. Section 9-147a of the general statutes is repealed and the 174 following is substituted in lieu thereof (*Effective January 1, 2026*):

(a) Except as provided in subsection (b) <u>or (c)</u> of this section, at any
election, primary or referendum, all absentee ballots shall, within
existing resources, be counted in the manner provided in section 9-150a,

178 as amended by this act, at a central location designated by the registrars 179 of voters in writing to the municipal clerk at least twenty days before 180 the election, primary or referendum, which location shall be published in the warning for the election, primary or referendum. Except as 181 182 provided in subsection (b) of this section, if unaffiliated electors are 183 authorized under section 9-431 to vote in the primary of either of two 184 parties, all absentee ballots shall be separated, counted, tallied and 185 placed in depository envelopes by voting district. Any member of the 186 public may observe the counting of absentee ballots at such central 187 location, provided no candidate for election or nomination shall be 188 allowed to participate in such counting, except (1) a municipal clerk or 189 registrar of voters, who is a candidate for the same office, and (2) a 190 deputy registrar of voters, who is a candidate for the office of registrar 191 of voters, performing such official's duties.

192 (b) At any election, primary or referendum, all absentee ballots may 193 be counted in the manner provided in section 9-150a, as amended by 194 this act, in the respective polling places if the registrars of voters agree 195 that such absentee ballots should be so counted. If unaffiliated electors 196 are authorized under section 9-431 to vote in the primary of either of 197 two parties, absentee ballots may be counted in the respective polling 198 places if the parties agree that such absentee ballots should be so 199 counted. Any election official serving in a polling place may observe the 200 counting of absentee ballots at such polling place, provided no candidate for election or nomination shall be allowed within such 201 202 polling place during the hours of voting for any purpose other than 203 casting such candidate's vote and no such candidate shall be allowed to 204 participate in such counting, except (1) a municipal clerk or registrar of 205 voters, who is a candidate for the same office, and (2) a deputy registrar 206 of voters, who is a candidate for the office of registrar of voters, 207 performing such official's duties.

(c) (1) Absentee ballots may be processed before the day of an
 election, primary or referendum in the manner provided in section 3 of
 this act. Any such processing shall take place at a central location
 designated by the registrars of voters in writing to the municipal clerk

212 <u>at least ten days before such election, primary or referendum, which</u>
213 <u>location shall be published in the warning for such election, primary or</u>
214 <u>referendum.</u>

215 (2) If absentee ballots are to be processed pursuant to subdivision (1) 216 of this subsection, the registrars of voters and municipal clerk shall 217 jointly certify such fact in writing to the Secretary of the State at least ten 218 days before such election, primary or referendum. Such written 219 certification shall (A) include the name, street address and relevant 220 contact information associated with the designated central location, and (B) list the name and address of each absentee ballot counter appointed 221 222 pursuant to section 9-147c. The Secretary shall approve or disapprove 223 such written certification not later than two days after receipt of such 224 certification and may require the appointment of one or more additional 225 absentee ballot counters.

(3) In the case of absentee ballots delivered to the registrars on the
 day of such election, primary or referendum, nothing in this subsection
 shall preclude the counting of such absentee ballots in the respective
 polling places pursuant to subsection (b) of this section.

Sec. 3. (NEW) (*Effective January 1, 2026*) (a) Notwithstanding the provisions of section 9-150a of the general statutes, as amended by this act, whenever absentee ballots are processed before the day of an election, primary or referendum pursuant to subdivision (1) of subsection (c) of section 9-147a of the general statutes, as amended by this act:

(1) Not earlier than five o'clock p.m. on the fourth day before such
election, primary or referendum, the absentee ballot counters shall
proceed to the central counting location at the times designated by the
registrars of voters;

(2) At the time each group of ballots is delivered pursuant to
subparagraph (A) of subdivision (1) of subsection (e) of section 9-140c
of the general statutes, as amended by this act, the counters shall
proceed as hereinafter provided;

(3) Except with respect to ballots marked "Rejected" pursuant to 244 245 section 9-140c of the general statutes, as amended by this act, or other 246 applicable law, the counters shall then remove the inner envelopes from 247 the outer envelopes, shall note the total number of absentee ballots 248 received and shall report such total to the moderator. The counters shall 249 similarly note and separately so report the total numbers of presidential 250 ballots and overseas ballots received pursuant to sections 9-158a to 9-251 158m, inclusive, of the general statutes;

252 (4) If the statement on the inner envelope has not been signed as 253 required by section 9-140a of the general statutes, such inner envelope 254 shall not be opened or the ballot removed therefrom, and such inner 255 envelope shall be replaced in the opened outer envelope which shall be 256 marked "Rejected" and the reason therefor endorsed thereon by the 257 counters. The registrars of voters shall use best efforts to notify each 258 absentee ballot applicant whose ballot was marked "Rejected" under this 259 subdivision for the purpose of advising that (A) such applicant's ballot 260 has been rejected, and (B) such applicant may still be able to vote in 261 person on the day of the election, primary or referendum; and

(5) Not earlier than the day of such election, primary or referendum,
and after the duties under subdivisions (1) to (4), inclusive, of this
subsection have been performed, absentee ballots shall be counted in
the manner provided in subsections (e) to (m), inclusive, of section 9150a of the general statutes.

267 (b) In accordance with instructions that shall be prescribed by the 268 Secretary of the State not later than ten days before such election, 269 primary or referendum, each group of ballots delivered pursuant to 270 subparagraph (A) of subdivision (1) of subsection (e) of section 9-140c 271 of the general statutes, as amended by this act, shall be kept secure (1) 272 throughout the performance of the duties under subdivisions (1) to (4), 273 inclusive, of subsection (a) of this section, and (2) after such performance 274 until such time on the day of such election, primary or referendum that 275 absentee ballots are counted in the manner provided in subsections (e) 276 to (m), inclusive, of section 9-150a of the general statutes. The

277 requirements of this subsection shall be in addition to all other
278 applicable requirements under title 9 of the general statutes regarding
279 the security of absentee ballots and any related materials.

Sec. 4. Subsection (d) of section 9-150a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

283 (d) (1) If the statement on the inner envelope has not been signed as 284 required by section 9-140a, such inner envelope shall not be opened or 285 the ballot removed therefrom, and such inner envelope shall be replaced 286 in the opened outer envelope which shall be marked "Rejected" and the 287 reason therefor endorsed thereon by the counters. The registrars of 288 voters shall use best efforts to notify each absentee ballot applicant 289 whose ballot was marked "Rejected" under this subdivision for the 290 purpose of advising that (A) such applicant's ballot has been rejected, 291 and (B) such applicant may still be able to vote in person on the day of 292 the election, primary or referendum.

293 (2) If such statement is signed but the individual completing the 294 ballot is an individual described in subsection (a) of section 9-23r and 295 has not met the requirements of subsection (e) of section 9-23r, the 296 counters shall replace the ballot in the opened inner envelope, replace 297 the inner envelope in the opened outer envelope and mark "Rejected as 298 an Absentee Ballot" and endorse the reason for such rejection on the 299 outer envelope, and the ballot shall be treated as a provisional ballot for 300 federal offices only, pursuant to sections 9-232i to 9-232o, inclusive. The registrars of voters shall use best efforts to notify each absentee ballot 301 302 applicant whose ballot was marked "Rejected as an Absentee Ballot" 303 under this subdivision for the purpose of advising that (A) such 304 applicant's ballot has been rejected, and (B) such applicant may still be able to vote in person on the day of the election, primary or referendum, 305 306 provided such applicant meets the requirements of subsection (d) of 307 section 9-23r.

308 Sec. 5. Section 9-1590 of the general statutes is repealed and the

309 following is substituted in lieu thereof (*Effective January 1, 2026*):

310 Any elector who has returned an absentee ballot to the municipal 311 clerk and who finds such elector is able to vote in person shall proceed 312 before [ten o'clock a.m. on] five o'clock p.m. on the fourth day before 313 election, primary or referendum day to the municipal clerk's office and 314 request that such elector's ballot be withdrawn. The municipal clerk 315 shall remove the ballot from the sealed package and shall mark the 316 serially-numbered outer envelope, which shall remain unopened, 317 "rejected" and note the reasons for rejection. The elector shall also 318 endorse the envelope. The rejected ballot shall then be returned to the sealed package until delivered on election, primary or referendum day 319 320 to the registrars of voters in accordance with section 9-140c, as amended 321 by this act. The municipal clerk shall then give the elector a signed 322 statement directed to the moderator of the voting district in which the 323 elector resides stating that the elector has withdrawn such elector's 324 absentee ballot and may vote in person. Upon delivery of the statement 325 by the elector to the moderator, the moderator shall cause the absentee 326 indication next to the name of the elector to be stricken from the official 327 checklist and the elector may then have such elector's name checked and 328 vote in person. Unless absentee ballots are to be counted in the 329 respective polling places pursuant to subsection (b) of section 9-147a, as 330 amended by this act, the municipal clerk shall also cause the absentee 331 indication next to the name of the elector to be stricken from the 332 duplicate checklist to be used by the absentee ballot counters.

Sec. 6. Subsection (a) of section 9-150a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

(a) The absentee ballot counters shall proceed to the central counting
location or to the respective polling places when counting is to take
place pursuant to subsection (b) of section 9-147a, as amended by this
act, [at the times designated by the registrars of voters] not later than
eight o'clock a.m. on the day of the election, primary or referendum.

341 Sec. 7. Section 9-163bb of the general statutes is repealed and the 342 following is substituted in lieu thereof (*Effective January 1, 2026*):

(a) Early voting ballots received by the municipal clerk prior to the
day of an election or primary, and same-day election registration ballots
received by the municipal clerk prior to the day of a regular election [,]
shall be delivered by the municipal clerk to the registrars between six
o'clock a.m. and [ten] <u>eight</u> o'clock a.m. on the day of the election or
primary.

349 (b) The ballot counters for such early voting ballots and same-day 350 election registration ballots shall proceed to the central counting 351 location or to the respective polling places when counting is to take 352 place pursuant to subsection (b) of section 9-147a, as amended by this 353 act, at the time, between six o'clock a.m. and [ten] eight o'clock a.m. on 354 the day of the election or primary, designated by the registrars of voters. 355 At the time such ballots are delivered to the ballot counters pursuant to 356 subsection (a) of this section, the ballot counters shall perform any 357 checking of such ballots and proceed, as nearly as possible, as provided 358 in section 9-150a, as amended by this act.

Sec. 8. Subsection (a) of section 9-404b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

(a) The petition form for candidacies for nomination to state or
district office shall be prescribed and provided by the Secretary of the
State, and signatures shall be obtained only on such form or on duplicate
petition pages produced in accordance with the provisions of section 9404a. Such form shall include, at the top of the form and in bold print,
the following:

368	WARNING	
369	IT IS A CRIME TO SIGN THIS PETITION	
370	IN THE NAME OF ANOTHER PERSON	

371WITHOUT LEGAL AUTHORITY TO DO SO372AND YOU MAY NOT SIGN THIS PETITION

IF YOU ARE NOT AN ELECTOR.

374 The form shall include a statement of instructions to persons using the 375 form and shall indicate the date and time by which it shall be filed and 376 the person with whom it shall be filed. The form shall provide spaces 377 for the names and addresses of the candidates, the offices to which 378 nomination is sought and the political party holding the primary, and 379 shall provide lines for the signatures, dates of such signatures, street 380 addresses, dates of birth and the printing of the names of enrolled party 381 members supporting the person or persons on behalf of whose 382 candidacy the petition is used.

Sec. 9. Section 9-409 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2026*):

385 (a) Except as provided in subsection (b) of this section, petition forms 386 for candidacies for nomination to municipal office or for election as 387 members of town committees shall be available from the [registrar] 388 Secretary of the State beginning on the day following the making of the 389 party's endorsement of a candidate or candidates for such office or 390 position, or beginning on the day following the final day for the making 391 of such endorsement under the provisions of section 9-391, whichever 392 comes first.

(b) Petition forms for candidacies for nomination to the municipal
offices of state senator and state representative shall be available from
the [registrar] <u>Secretary of the State</u> beginning on the seventy-seventh
day preceding the day of the primary for such office.

(c) Any person who requests a petition form shall give his name and
address and the name, address and office or position sought of each
candidate for whom the petition is being obtained, and shall file a
statement signed by each such candidate that he consents to be a

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401 candidate for such office or position. In the case of the municipal offices 402 of state senator and state representative, each such candidate shall 403 include on the statement of consent his name as he authorizes it to 404 appear on the ballot. Upon receiving such information and statement, 405 the [registrar] <u>Secretary of the State</u> shall type or print on a petition form 406 the name and address of each such candidate, the office sought and the 407 political party holding the primary. The [registrar] Secretary shall give 408 to any person requesting such form one or more petition pages, suitable 409 for duplication, as the [registrar] Secretary deems necessary. If the 410 person is requesting the form on behalf of an indigent candidate or a 411 group of indigent candidates listed on the same petition, the [registrar] 412 Secretary shall give the person a number of petition pages determined by the [registrar] Secretary as at least two times the number needed to 413 414 contain the required number of signatures for a candidacy for 415 nomination to municipal office or a number of petition pages 416 determined by the [registrar] Secretary as at least five times the number 417 needed to contain the required number of signatures for a candidacy for 418 election as a town committee member. An original petition page filled in by the [registrar] Secretary may be duplicated by or on behalf of the 419 420 candidate or candidates listed on the page and signatures may be 421 obtained on such duplicates. The duplicates may be filed in the same 422 manner and shall be subject to the same requirements as original 423 petition pages. All information relative to primary petitions shall be a 424 public record.

Sec. 10. Subsection (a) of section 9-410 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

(a) The petition form for candidacies for nomination to municipal
office or for election as members of town committees shall be prescribed
and provided by the Secretary of the State, [and provided by the
registrar of the municipality in which the candidacy is to be filed or
duplicate petition pages shall be produced in accordance with section 9409,] and signatures shall be obtained only on such [forms or] form or
on such duplicate petition pages produced in accordance with the

435 provisions of section 9-409, as amended by this act. Such form shall 436 include, at the top of the form and in bold print, the following: 437 WARNING 438 IT IS A CRIME TO SIGN THIS PETITION 439 IN THE NAME OF ANOTHER PERSON 440 WITHOUT LEGAL AUTHORITY TO DO SO 441 AND YOU MAY NOT SIGN THIS PETITION 442 IF YOU ARE NOT AN ELECTOR. 443 The form shall include thereon a statement of instructions to persons

444 using the form and shall indicate the date and time by which it shall be 445 filed and the person with whom it shall be filed. The form shall provide 446 spaces for the names and addresses of the candidates, the offices to 447 which nomination is sought or the positions to which election is sought 448 and the political party holding the primary, and shall provide lines for 449 the signatures, dates of such signatures, street addresses, dates of birth and the printing of the names of enrolled party members supporting the 450 451 person or persons on behalf of whose candidacy the petition is used. 452 Only as many candidates may be proposed in any one primary petition 453 for the same office or position as are to be nominated or chosen by such 454 party for such office or position; but any one primary petition may 455 propose as many candidates for different offices or positions as there are 456 nominations to be made or positions to be filled.

457 Sec. 11. Section 9-309 of the general statutes is repealed and the 458 following is substituted in lieu thereof (*Effective January 1, 2026*):

Upon the close of the polls, the moderator, in the presence of the other election officials, shall immediately lock the voting tabulator against voting and immediately cause the vote totals for all candidates and questions to be produced. The moderator shall, in the order of the offices as their titles are arranged on the ballot, read and announce in distinct

464 tones the result as shown, giving the number indicated and indicating 465 the candidate to whom such total belongs, and shall read the votes 466 recorded for each office on the ballot. The moderator shall also, in the 467 same manner, announce the vote on each constitutional amendment, 468 proposition or other question voted on. The vote so announced by the moderator shall be taken down by each checker and recorded on the 469 470 tally sheets. Each checker shall record the number of votes received for 471 each candidate on the ballot and also the number received by each 472 person for whom write-in ballots were cast. The moderator shall make 473 a preliminary list from the vote totals produced by the tabulators and 474 shall prepare such preliminary list for transmission to the Secretary of 475 the State pursuant to section 9-314. [After such preliminary list has been 476 transmitted to the Secretary of the State, the canvass may be temporarily 477 interrupted, during which time] The canvass may be temporarily 478 interrupted only after such preliminary list has been transmitted to the 479 Secretary of the State in accordance with the provisions of section 9-314, or only in the case of an event described in subparagraphs (B) to (G), 480 481 inclusive, of subdivision (2) of subsection (a) of section 9-174a or a 482 declaration of an emergency by the Governor or the President of the 483 United States. During such temporary interruption, the moderator shall 484 (1) return the keys for all tabulators to the registrars of voters, (2) seal 485 the tabulators against voting or being tampered with, (3) prepare and 486 seal individual envelopes for all (A) write-in ballots, (B) absentee ballots, 487 (C) moderators' returns, and (D) other notes, worksheets or written materials used at the election, and (4) store all such tabulators and 488 489 envelopes in a secure place or places directed by the registrars of voters. 490 At the end of such temporary interruption, the moderator shall receive 491 such keys from the registrars and shall take possession of and break the 492 seal on all such tabulators and envelopes for the purpose of completing 493 the canvass. The result totals shall remain in full public view until the 494 statement of canvass and all other reports have been fully completed 495 and signed by the moderator, checkers and registrars, or assistant 496 registrars, as the case may be. Any other remaining result of the votes 497 cast shall be publicly announced by the moderator not later than forty-498 eight hours after the close of the polls. Such public announcement shall

499 consist of reading both the name of each candidate, with the designating 500 number and letter on the ballot and the absentee vote as furnished to the 501 moderator by the absentee ballot counters, and also the vote cast for and 502 against each question submitted. While such announcement is being 503 made, ample opportunity shall be given to any person lawfully present 504 to compare the results so announced with the result totals provided by 505 the tabulator and any necessary corrections shall then and there be made 506 by the moderator, checkers and registrars or assistant registrars, after 507 which the compartments of the voting tabulator shall be closed and 508 locked. In canvassing, recording and announcing the result, the election 509 officials shall be guided by any instructions furnished by the Secretary 510 of the State.

511 Sec. 12. Subsection (a) of section 9-311 of the general statutes is
512 repealed and the following is substituted in lieu thereof (*Effective January*513 1, 2026):

514 (a) If, within three days after an election, it appears to the moderator 515 that there is a discrepancy in the returns of any voting district, such 516 moderator shall forthwith within said period summon, by written 517 notice delivered personally, the recanvass officials, consisting of at least 518 two checkers of different political parties and at least two absentee ballot 519 counters of different political parties who served at such election, and 520 the registrars of voters of the municipality in which the election was 521 held and such other officials as may be required to conduct such 522 recanvass. Such written notice shall require the clerk or registrars of 523 voters, as the case may be, to bring with them the depository envelopes 524 required by section 9-150a, as amended by this act, the package of write-525 in ballots provided for in section 9-310, the absentee ballot applications, 526 the list of absentee ballot applications, the registry list and the 527 moderators' returns and shall require such recanvass officials to meet at 528 a specified time not later than the fifth business day after such election 529 to recanvass the returns of [a] each voting tabulator [or voting tabulators 530 or] and all absentee ballots [or] and write-in ballots used in [such 531 district] the municipality in such election. If any of such recanvass 532 officials are unavailable at the time of the recanvass, the registrar of

533 voters of the same political party as that of the recanvass official unable 534 to attend shall designate another elector having previous training and 535 experience in the conduct of elections to take his place. Before such 536 recanvass is made, such moderator shall give notice, in writing, to the 537 chairperson of the town committee of each political party which 538 nominated candidates for the election, and, in the case of a state election, not later than twenty-four hours after a determination is made 539 540 regarding the need for a recanvass to the Secretary of the State, of the 541 time and place where such recanvass is to be made; and each such 542 chairperson may send party representatives to be present at such recanvass. Such party representatives may observe, but no one other 543 544 than a recanvass official may take part in the recanvass. If any 545 irregularity in the recanvass procedure is noted by such a party 546 representative, he shall be permitted to present evidence of such 547 irregularity in any contest relating to the election.

548 Sec. 13. Subsection (d) of section 9-311 of the general statutes is 549 repealed and the following is substituted in lieu thereof (*Effective January* 550 *1*, 2026):

551 (d) (1) The moderator may, when any disorder arises that interferes 552 with the conduct of a recanvass, including any attempt by a person other 553 than a recanvass official to take part in such recanvass or by such a 554 person to communicate with a recanvass official, [other than the 555 moderator,] and the offender refuses to submit to the moderator's lawful 556 authority, order that the offender be removed by the recanvass officials 557 from such recanvass until the offender conforms to order or, if need be, 558 until such recanvass is completed.

559 (2) Notwithstanding the provisions of subdivision (1) of this 560 <u>subsection, one party representative from each political party that</u> 561 <u>nominated a candidate for the election may communicate directly with</u> 562 <u>the moderator during a recanvass.</u>

563 Sec. 14. (NEW) (*Effective January 1, 2026*) At least thirty days prior to 564 each primary and election, the Secretary of the State shall (1) conduct a test of the election management system to be used at such primary or election, and (2) provide a demonstration to registrars of voters on such system's use, including, but not limited to, entry of voting results after the close of the polls at such primary or election. At least one registrar of voters from each municipality shall attend such test and demonstration.

571 Sec. 15. Subsection (e) of section 9-163aa of the general statutes is 572 repealed and the following is substituted in lieu thereof (*Effective January* 573 *1*, 2026):

(e) (1) If the elector is allowed to vote, the registrars of voters shall provide such elector with an early voting ballot and early voting envelope and shall make a record of such issuance. The elector shall complete an affirmation printed upon the back of the early voting envelope and shall declare under oath that the voter has not previously voted in the election or primary. The affirmation shall be in the form substantially as follows and signed by the voter:

581 AFFIRMATION: I, the undersigned, do hereby state, under penalty 582 of false statement (perjury), that:

583 1. I am the elector appearing in person to vote at an election or 584 primary prior to the day of such election or primary.

585 2. I am eligible to vote in the election or primary indicated for today.

586 3. I have identified myself to the satisfaction of the registrars of voters.

4. I have not voted in person or by absentee ballot and I will not voteotherwise than by this ballot at this election or primary.

- 589 5. I have received an early voting ballot for the purpose of so voting.
- 590 (Signature of voter)

591 (2) During the period of early voting at each election and primary
 592 held on or after January 1, 2026, for the purpose of ensuring that each

elector in a municipality divided into voting districts has been provided
the early voting ballot for such elector's proper respective voting district,
the registrars of voters shall display, at each location designated for the
conduct of early voting in such municipality, at least one poster
explaining how electors are able to look up their proper respective
voting districts through the online voter registration system described
in section 9-19k.

600 Sec. 16. (*Effective July 1, 2025*) The sum of one million three hundred 601 twenty thousand dollars is appropriated to the office of the Secretary of 602 the State from the General Fund, for each of the fiscal years ending June 603 30, 2026, and June 30, 2027, for purposes related to the administration of 604 early voting.

This act shall take effect as follows and shall amend the following			
sections:			
Section 1	January 1, 2026	9-140c	
Sec. 2	January 1, 2026	9-147a	
Sec. 3	January 1, 2026	New section	
Sec. 4	January 1, 2026	9-150a(d)	
Sec. 5	January 1, 2026	9-1590	
Sec. 6	January 1, 2026	9-150a(a)	
Sec. 7	January 1, 2026	9-163bb	
Sec. 8	January 1, 2026	9-404b(a)	
Sec. 9	January 1, 2026	9-409	
Sec. 10	January 1, 2026	9-410(a)	
Sec. 11	January 1, 2026	9-309	
Sec. 12	January 1, 2026	9-311(a)	
Sec. 13	January 1, 2026	9-311(d)	
Sec. 14	January 1, 2026	New section	
Sec. 15	January 1, 2026	9-163aa(e)	
Sec. 16	July 1, 2025	New section	

GAE Joint Favorable Subst.

APP Joint Favorable