

General Assembly

## Substitute Bill No. 7229

January Session, 2025

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## AN ACT CONCERNING ACCESSIBILITY TO ABSENTEE BALLOTS FOR ELECTORS IN STATE CUSTODY.

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

Section 1. Section 9-139a of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective January 1, 2026*):

(a) The Secretary of the State shall prescribe and furnish the following
materials to municipal clerks: The absentee ballot facsimile, the
application for absentee ballot authorized for use at each election or
primary, the inner envelope, the outer envelope provided for the return
of the ballot to the municipal clerk, the instructions for the use of the
absentee ballot and the envelope for mailing of such forms by the clerk
to the absentee ballot applicant.

10 (b) The application for absentee ballot shall be in the form of a 11 statement signed under the penalties of false statement in absentee 12 balloting. Each application shall contain (1) spaces for the signature 13 under the penalties of false statement in absentee balloting of any person 14 who assists the applicant in the completion of an application together 15 with the information required in section 9-140, as amended by this act, 16 (2) spaces for the signature and the printed or typed name of the 17 applicant, and (3) a clear and conspicuous notation of the year for which 18 such application's use is authorized.

19 (c) The Secretary of the State shall prescribe and furnish to the 20 Department of Correction an application for absentee ballot form for use 21 within Department of Correction facilities. Such form shall contain 22 spaces for all information required under subsection (b) of this section. 23 Each such form shall be consecutively numbered and shall indicate that 24 such form is only for use by an absentee ballot applicant who is 25 incarcerated in a Department of Correction facility and that such 26 applicant is required to provide in the appropriate space on such form 27 a mailing address at the Department of Correction facility in order for 28 an absentee ballot to be mailed to such applicant.

[(c)] (d) The instructions for the use of the absentee ballot shall be in plain language and shall include the steps to be taken if a vote is to be cancelled or changed, and shall also contain a simple and concise restatement of the provisions of subsection (l) of section 9-150a and section 9-1590 concerning rejection of ballots marked in such manner as to identify the voters casting them, and withdrawal of ballots by persons who find they are able to vote at the polls.

36 [(d)] (e) A sufficient supply of such instructions and envelopes shall
37 be printed to supply the number which the municipal clerk requests or
38 the Secretary of the State deems sufficient.

Sec. 2. Subsection (g) of section 9-140 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

42 (g) On the first day of issuance of absentee voting sets the municipal 43 clerk shall mail an absentee voting set to each applicant whose 44 application was received by the clerk prior to that day. When the clerk 45 receives an application during the time period in which absentee voting 46 sets are to be issued he shall mail an absentee voting set to the applicant, 47 within twenty-four hours, unless the applicant submits his application 48 in person at the office of the clerk and asks to be given his absentee 49 voting set immediately, in which case the clerk shall comply with the 50 request. Any absentee voting set to be mailed to an applicant shall be

51 mailed to the bona fide personal mailing address shown on the 52 application. If an applicant has provided a mailing address at a 53 Department of Correction facility and such applicant is subsequently transferred to another Department of Correction facility, the 54 55 Commissioner of Correction shall ensure delivery of the absentee voting 56 set to such applicant. Issuance of absentee voting sets shall also be 57 subject to the provisions of subsection (c) of this section, section 9-150c 58 and section 9-159q concerning persons designated to deliver or return 59 ballots in cases involving unforeseen illness or disability and supervised 60 voting at certain health care institutions.

Sec. 3. Subsection (k) of section 9-140 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

64 (k) (1) A person shall register with the [town] <u>municipal</u> clerk before 65 distributing five or more absentee ballot applications for an election, 66 primary or referendum, not including applications distributed to such person's immediate family. Such requirement shall not apply to a person 67 68 who is the designee of an applicant or to any employee of the 69 Department of Correction who provides the application for absentee 70 ballot form prescribed under subsection (c) of section 9-139a, as 71 amended by this act, to incarcerated absentee ballot applicants.

72 (2) The municipal clerk shall reject the application of any absentee 73 ballot applicant made upon the form prescribed under subsection (c) of 74 section 9-139a, as amended by this act, if such form indicates any 75 address other than an address at a Department of Correction facility. 76 The municipal clerk shall maintain a log of all applications of 77 incarcerated absentee ballot applicants received by such municipal 78 clerk, which log shall indicate the name and address of each applicant, 79 the date of receipt of each application and the date such municipal clerk 80 mailed the absentee ballot to such applicant or the reason why such 81 application was rejected.

82 [(2)] (3) Any person who distributes absentee ballot applications shall

83 maintain a list of the names and addresses of prospective absentee ballot 84 applicants who receive such applications, and shall file such list with 85 the [town] municipal clerk prior to the date of the primary, election or referendum for which the applications were so distributed, except that 86 87 such requirements shall not apply to any employee of the Department 88 of Correction who provides the application for absentee ballot form prescribed under subsection (c) of section 9-139a, as amended by this 89 90 act, to incarcerated absentee ballot applicants. Any person who 91 distributes absentee ballot applications and receives an executed 92 application shall forthwith file the application with the [town] 93 municipal clerk.

94 Sec. 4. Section 9-14a of the general statutes is repealed and the 95 following is substituted in lieu thereof (*Effective January 1, 2026*):

Any person in the custody of the state being held at a [community correctional center or a correctional institution] <u>Department of</u> <u>Correction facility</u>, whose voting rights have not been denied, shall be deemed to be absent from the town or city of which [he] <u>such person</u> is an inhabitant for purposes of voting, notwithstanding that such [center or institution] <u>facility</u> may be situated within such town or city.

This act shall take effect as follows and shall amend the following sections:		
Section 1	January 1, 2026	9-139a
Sec. 2	January 1, 2026	9-140(g)
Sec. 3	January 1, 2026	9-140(k)
Sec. 4	January 1, 2026	9-14a

GAE Joint Favorable Subst.