

General Assembly

January Session, 2025

## Substitute Bill No. 1516

## AN ACT CONCERNING THE SECRETARY OF THE STATE'S RECOMMENDATIONS RELATED TO VOTING AND ELECTIONS IN THIS STATE.

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

Section 1. Section 9-322a of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective from passage*):

3 (a) Not later than forty-eight hours following each regular election, the registrars of voters shall provide the results of the votes cast at such 4 5 election to the town clerk. Not later than nine o'clock a.m. on the third 6 day following each regular election, the head moderator, registrars of 7 voters and town clerk for each town [divided into voting districts] shall 8 meet to identify any error in the returns. Not later than one o'clock p.m. 9 on the third day following each regular election, the head moderator 10 shall correct any error identified and file an amended return with the 11 Secretary of the State, the town clerk and the registrars of voters.

(b) Not later than twenty-one days following each regular state
election, the town clerk of each town [divided into voting districts] shall
file with the Secretary of the State a consolidated listing, in tabular
format, as prescribed by the Secretary of the State, of the official returns
[of each such voting district] for all offices voted on at such election,
including the total number of votes cast for each candidate, the total
number of names on the registry list, and the total number of names

19 checked as having voted. [, in each such district.] The town clerk of such 20 town shall certify that he or she has examined the lists transmitted under 21 this section to determine whether there are any discrepancies between 22 the total number of votes cast for a candidate at such election in such 23 town, including for any recanvass conducted pursuant to section 9-311 24 or 9-311a, and the sum of the votes cast for the same candidate in all 25 voting districts in such town if such town has been divided into voting 26 districts. In the case of any such discrepancy, the town clerk shall notify 27 the head moderator and certify that such discrepancy has been rectified. 28 Each listing filed under this section shall be retained by the Secretary of 29 the State not less than ten years after the date of the election for which it 30 was filed.

Sec. 2. (NEW) (*Effective from passage*) (a) As used in this section,
"municipality", "government enforcement action", "federal Voting
Rights Act" and "protected class" have the same meanings as provided
in section 9-368i of the general statutes.

35 (b) The corporation counsel of any municipality that has been subject 36 to any court order or government enforcement action described in 37 subparagraph (A) of subdivision (1) of subsection (c) of section 9-368m 38 of the general statutes shall provide to the office of the Secretary of the 39 State all details pertaining to such matter not later than one month after 40 the effective date of this section, the issuance of such court order or the 41 commencement of such government enforcement action, whichever is 42 latest.

43 (c) If a court of competent jurisdiction finds that any action filed 44 therein alleges a violation of the provisions of sections 9-368j to 9-368q, 45 inclusive, of the general statutes, the federal Voting Rights Act, any state or federal civil rights law, the fifteenth amendment to the United States 46 47 Constitution or the fourteenth amendment to the United States 48 Constitution, which violation concerns the right to vote or a pattern, 49 practice of policy of discrimination against any protected class, such 50 court shall cause notice of the hearing on such action to be given to the 51 Secretary of the State.

52 Sec. 3. Subsection (b) of section 9-261 of the general statutes is 53 repealed and the following is substituted in lieu thereof (*Effective January* 54 *1*, 2026):

55 (b) In the event that an elector is present at the polling place but is 56 unable to gain access to the polling place due to [a temporary] an 57 incapacity, the elector may request that the ballot be brought to him or 58 her in the area designated pursuant to subsection (c) of section 9-236, as 59 amended by this act, for curbside voting. The registrars of voters or the 60 assistant registrars of voters, as the case may be, shall take such ballot, 61 along with a privacy sleeve to such elector. The elector shall show 62 identification, in accordance with the provisions of this section. The 63 elector shall forthwith mark the ballot in the presence of the election 64 officials in such manner that the election officials shall not know how 65 the ballot is marked. The elector shall place the ballot in the privacy 66 sleeve. The election officials shall mark the elector's name on the official 67 voter list, manually on paper or electronically, as having voted in person 68 and deliver such ballot and privacy sleeve to the voting tabulator where 69 such ballot shall be placed into the tabulator, by the election official, for 70 counting. The moderator shall record such activity in the moderator's 71 diary.

Sec. 4. Section 9-236 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2026*):

74 (a) On the day of any primary, referendum or election, no person 75 shall solicit on behalf of or in opposition to the candidacy of another or 76 himself or on behalf of or in opposition to any question being submitted 77 at the election or referendum, or loiter or peddle or offer any advertising 78 matter, ballot or circular to another person within a radius of seventy-79 five feet of any outside entrance in use as an entry to any polling place 80 or in any corridor, passageway or other approach leading from any such 81 outside entrance to such polling place or in any room opening upon any 82 such corridor, passageway or approach. Nothing contained in this 83 section shall be construed to prohibit (1) parent-teacher associations or 84 parent-teacher organizations from holding bake sales or other fund-

85 raising activities on the day of any primary, referendum or election in 86 any school used as a polling place, provided such sales or activities shall 87 not be held in the room in which the election booths are located, (2) the 88 registrars of voters from directing the officials at a primary, referendum 89 or election to distribute, within the restricted area, adhesive labels on 90 which are imprinted the words "I Voted Today", or (3) the registrars of 91 voters in a primary, election or referendum from jointly permitting 92 nonpartisan activities to be conducted in a room other than the room in 93 which the election booths are located. The registrars may jointly impose 94 such conditions and limitations on such nonpartisan activity as deemed 95 necessary to ensure the orderly process of voting. The moderator shall 96 evict any person who in any way interferes with the orderly process of 97 voting.

98 (b) (1) The selectmen shall provide suitable markers to indicate the 99 seventy-five-foot distance from such entrance. Such markers shall 100 consist of a board resting on an iron rod, which board shall be not less 101 than twelve inches square and painted a bright color and shall bear the 102 figures and letters "75 feet" and the following words: "On the day of any 103 primary, referendum or election no person shall solicit in behalf of or in opposition to another or himself or peddle or offer any ballot, 104 105 advertising matter or circular to another person or loiter within a radius 106 of seventy-five feet of any outside entrance in use as an entry to any 107 polling place or in any corridor, passageway or other approach leading 108 from any such outside entrance to such polling place or in any room 109 opening upon any such corridor, passageway or approach."

110 (2) Notwithstanding the provisions of subdivision (1) of this 111 subsection, the selectmen may provide the markers required by the 112 provisions of this subsection in effect prior to October 1, 1983, except 113 that in the case of a referendum which is not held in conjunction with 114 an election or a primary, the selectmen shall provide the markers 115 required by subdivision (1) of this subsection.

(3) The moderator and the moderator's assistants shall meet at leasttwenty minutes before the opening of a primary, referendum or an

election in the voting district, and shall cause to be placed by a police
officer or constable, or such other primary or election official as they
select, a suitable number of distance markers. Such moderator or any
police officer or constable shall prohibit loitering and peddling of tickets
within that distance.

(c) (1) The registrars of voters shall designate at each polling place an
 area for curbside voting where any elector who is present at the polling
 place, but is unable to gain access to the polling place due to an
 incapacity, may request that the ballot be brought to such elector as
 provided in subsection (b) of section 9-261, as amended by this act.

(2) On the day of any primary, referendum or election, no person
shall solicit on behalf of or in opposition to the candidacy of another or
himself or on behalf of or in opposition to any question being submitted
at the election or referendum, or loiter or peddle or offer any advertising
matter, ballot or circular to another person within a marked radius of
twenty feet of any elector who is brought a ballot in the area designated
for curbside voting pursuant to subdivision (1) of this subsection.

(3) (A) While an elector is casting his or her ballot in the area
designated for curbside voting pursuant to subdivision (1) of this
subsection, no person shall be allowed in any vehicle being used by such
elector to cast such ballot for any purpose other than casting such ballot
or driving such elector to cast such ballot.

140 <u>(B) Notwithstanding the provisions of subparagraph (A) of this</u> 141 subdivision, no candidate shall be allowed in any vehicle used for the

142 casting of a ballot under this subsection unless for purposes of casting

143 <u>the candidate's own ballot.</u>

(4) The Secretary of the State shall adopt regulations, in accordance
with the provisions of chapter 54, to carry out the provisions of this
subsection. Such regulations shall include, but not be limited to, a model
plan that municipalities may implement for curbside voting.

148 [(c)] (d) No person shall be allowed within any polling place for any

149 purpose other than casting his or her vote, except (1) those permitted or 150 exempt under this section or section 9-236a, (2) primary officials under 151 section 9-436, (3) election officials under section 9-258, including (A) a 152 municipal clerk or registrar of voters, who is a candidate for the same 153 office, performing his or her official duties, and (B) a deputy registrar of 154 voters, who is a candidate for the office of registrar of voters, performing his or her official duties, or (4) unofficial checkers under section 9-235. 155 156 Representatives of the news media shall be allowed to enter, remain 157 within and leave any polling place or restricted area surrounding any 158 polling place to observe the election, provided any such representative 159 who in any way interferes with the orderly process of voting shall be 160 evicted by the moderator. A number of students in grades four to 161 twelve, inclusive, not to exceed four at any one time in any one polling 162 place, may enter any polling place between twelve o'clock noon and 163 three o'clock p.m. for the purpose of observing the activities taking place 164 in the polling place, provided there is proper parental or teacher supervision present, and provided further, any such student who in any 165 166 way interferes with the orderly process of voting shall be evicted by the 167 moderator. An elector may be accompanied into any polling place by 168 one or more children who are fifteen years of age or younger and 169 supervised by the elector if the elector is the parent or legal guardian of 170 such children.

- [(d)] (e) Any person who violates any provision of this section or,
  while the polls are open for voting, removes or injures any such distance
  marker, shall be guilty of a class C misdemeanor.
- 174 Sec. 5. Section 9-388 of the general statutes is repealed and the 175 following is substituted in lieu thereof (*Effective January 1, 2026*):
- (a) Whenever a convention of a political party is held for the
  endorsement of candidates for nomination to state or district office, each
  candidate endorsed at such convention shall file with the Secretary of
  the State a certificate, signed by him, stating that he was endorsed by
  such convention, his name as he authorizes it to appear on the ballot, his
  full residence address and the title and district, if applicable, of the office

for which he was endorsed. Such certificate shall be attested by either 182 183 (1) the chairman or presiding officer, or (2) the secretary of such 184 convention and shall be received by the Secretary of the State not later than four o'clock p.m. on the fourteenth day after the close of such 185 186 convention. Such certificate shall either be mailed to the Secretary of the 187 State by certified mail, return receipt requested, or delivered in person, 188 in which case a receipt indicating the date and time of delivery shall be provided by the Secretary of the State to the person making delivery. If 189 190 a certificate of a party's endorsement for a particular state or district 191 office is not received by the Secretary of the State by such time, such 192 certificate shall be invalid and such party, for the purposes of [section 9-193 416 and section 9-416a] sections 9-416 and 9-416a, shall be deemed to 194 have made no endorsement of any candidate for such office. If 195 applicable, the chairman of a party's state convention shall, forthwith 196 upon the close of such convention, file with the Secretary of the State the 197 names and full residence addresses of persons selected by such 198 convention as the nominees of such party for electors of President and 199 Vice-President of the United States in accordance with the provisions of 200 section 9-175.

201 (b) (1) In the case of a timely filed certificate of a party's endorsement 202 pursuant to subsection (a) of this section, which contains an error or 203 omission that would operate to invalidate such endorsement, the 204 candidate so certified or an individual authorized to act on behalf of such candidate may correct such error or omission by appearing in 205 206 person at the office of the Secretary of the State not later than four o'clock p.m. on the nineteenth day after the close of the state or district 207 208 convention, as applicable, and amending such certificate to make such 209 correction. If such candidate or individual does not appear to so amend 210 such certificate by such time, such certificate shall be invalid and such 211 party, for the purposes of sections 9-416 and 9-416a, shall be deemed to 212 have made no such endorsement.

(2) The Secretary of the State may, within the time period specified in
 subdivision (1) of this subsection, amend a timely filed certificate of a
 party's endorsement to correct any such error or omission, and shall

216 keep a record of any such amendment made pursuant to this
217 subdivision. Nothing in this subdivision shall be construed to require
218 the Secretary to affirmatively attempt to identify any error or omission
219 in any such certificate.

Sec. 6. Subsection (c) of section 9-391 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

223 (c) (1) Each endorsement of a candidate to run in a primary for the 224 nomination of candidates for a municipal office to be voted upon at a 225 state election shall be made under the provisions of section 9-390 not 226 earlier than the eighty-fourth day or later than the seventy-seventh day 227 preceding the day of such primary. Each certification to be filed under 228 this subsection shall be received by the Secretary of the State not later 229 than four o'clock p.m. on the fourteenth day after the close of the town 230 committee meeting, caucus or convention, as the case may be. If such a 231 certificate of a party's endorsement is not received by the Secretary of 232 the State by such time, such certificate shall be invalid and such party, 233 for the purposes of sections 9-417 and 9-418, shall be deemed to have 234 neither made nor certified any endorsement of any candidate for such 235 office. The candidate so endorsed for a municipal office to be voted upon 236 at a state election, other than the office of justice of the peace, shall file 237 with the Secretary of the State a certificate, signed by that candidate, 238 stating that such candidate was so endorsed, the candidate's name as 239 the candidate authorizes it to appear on the ballot, the candidate's full 240 street address and the title and district of the office for which the 241 candidate was endorsed. Such certificate may be filed by a candidate 242 whose name appears upon the last-completed enrollment list of such 243 party within the senatorial district within which the candidate is 244 endorsed to run for nomination in the case of the municipal office of 245 state senator, or the assembly district within which the candidate is 246 endorsed to run for nomination in the case of the municipal office of 247 state representative, or the municipality or political subdivision within 248 which the candidate is to run for nomination for other municipal offices 249 to be voted on at a state election. Such certificate shall be attested by

either the chairperson or presiding officer or the secretary of the town 250 251 committee, caucus or convention which made such endorsement. The 252 endorsement of any candidate for the office of justice of the peace shall 253 be certified to the clerk of the municipality by either the chairperson or presiding officer or the secretary of the town committee, caucus or 254 255 convention, and shall contain the name and street address of each 256 candidate so endorsed and the title of the office for which each such 257 candidate is endorsed. Such certification shall be made on a form 258 prescribed by the Secretary of the State or on such other form as may 259 comply with the provisions of this subsection.

(2) (A) In the case of a timely filed certificate of a party's endorsement 260 261 pursuant to subdivision (1) of this subsection, which contains an error 262 or omission that would operate to invalidate such endorsement, the 263 candidate so certified or an individual authorized to act on behalf of 264 such candidate may correct such error or omission by appearing in 265 person at the office of the Secretary of the State not later than four o'clock 266 p.m. on the nineteenth day after the close of the town committee 267 meeting, caucus or convention, as applicable, and amending such 268 certificate to make such correction. If such candidate or individual does 269 not appear to so amend such certificate by such time, such certificate 270 shall be invalid and such party, for the purposes of sections 9-417 and 9-271 418, shall be deemed to have neither made nor certified such 272 endorsement.

(B) The Secretary of the State may, within the time period specified in
subparagraph (A) of this subdivision, amend a timely filed certificate of
a party's endorsement to correct any such error or omission, and shall
keep a record of any such amendment made pursuant to this
subparagraph. Nothing in this subparagraph shall be construed to
require the Secretary to affirmatively attempt to identify any error or
omission in any such certificate.

280 Sec. 7. Section 9-400 of the general statutes is repealed and the 281 following is substituted in lieu thereof (*Effective January 1, 2026*):

282 (a) A candidacy for nomination by a political party to a state office 283 may be filed by or on behalf of any person whose name appears upon 284 the last-completed enrollment list of such party in any municipality 285 within the state and who has either (1) received at least fifteen per cent 286 of the votes of the convention delegates present and voting on any roll-287 call vote taken on the endorsement or proposed endorsement of a 288 candidate for such state office, whether or not the party-endorsed 289 candidate for such office received a unanimous vote on the last ballot, 290 or (2) circulated a petition and obtained the signatures of at least two 291 per cent of the enrolled members of such party in the state, in accordance 292 with the provisions of sections 9-404a to 9-404c, inclusive. Candidacies 293 described in subdivision (1) of this subsection shall be filed by 294 submitting to the Secretary of the State not later than four o'clock p.m. on the fourteenth day following the close of the state convention, a 295 296 certificate, signed by such candidate and attested by either (A) the 297 chairman or presiding officer, or (B) the secretary of the convention, that 298 such candidate received at least fifteen per cent of such votes, and that 299 such candidate consents to be a candidate in a primary of such party for 300 such state office. Such certificate shall specify the candidate's name as 301 the candidate authorizes it to appear on the ballot, the candidate's full 302 residence address and the title of the office for which the candidacy is 303 being filed. If such certificate for a state office is not received by the 304 Secretary of the State by such time, such certificate shall be invalid and 305 such person, for the purposes of sections 9-416 and 9-416a, shall be 306 deemed to have made no valid certification of candidacy for nomination 307 by a political party [for] to such state office. A single such certificate or 308 petition for state office may be filed on behalf of two or more candidates 309 for different state offices who consent to have their names appear on a 310 single row of the primary ballot under subsection (b) of section 9-437. Candidacies described in subdivision (2) of this subsection shall be filed 311 312 by submitting said petition not later than four o'clock p.m. on the sixty-313 third day preceding the day of the primary for such office to the registrar 314 of voters of the towns in which the respective petition pages were 315 circulated. Each registrar shall file each page of such petition with the 316 Secretary of the State in accordance with the provisions of section 9-404c.

317 A petition filed by or on behalf of a candidate for state office shall be 318 invalid for such candidate if such candidate is certified as the party-319 endorsed candidate pursuant to section 9-388, as amended by this act, 320 or as receiving at least fifteen per cent of the convention vote for such 321 office pursuant to this subsection. Except as provided in section 9-416a, 322 upon the expiration of the time period for party endorsement and 323 circulation and tabulation of petitions and signatures, if any, if one or 324 more candidacies for such state office have been filed pursuant to the 325 provisions of this section, the Secretary of the State shall notify all town 326 clerks and registrars of voters in accordance with the provisions of 327 section 9-433, that a primary for such state office shall be held in each 328 municipality in accordance with the provisions of section 9-415.

329 (b) A candidacy for nomination by a political party to a district office 330 may be filed by or on behalf of any person whose name appears upon 331 the last-completed enrollment list of such party within the district the 332 person seeks to represent that is in the office of the Secretary of the State 333 at the end of the last day prior to the convention for the party from which the person seeks nomination and who has either (1) received at 334 335 least fifteen per cent of the votes of the convention delegates present and 336 voting on any roll-call vote taken on the endorsement or proposed 337 endorsement of a candidate for such district office, whether or not the 338 party-endorsed candidate for such office received a unanimous vote on 339 the last ballot, or (2) circulated a petition and obtained the signatures of 340 at least two per cent of the enrolled members of such party in the district 341 for the district office of representative in Congress, and at least five per 342 cent of the enrolled members of such party in the district for the district 343 offices of state senator, state representative and judge of probate, in 344 accordance with the provisions of sections 9-404a to 9-404c, inclusive. 345 Candidacies described in subdivision (1) of this subsection shall be filed 346 by submitting to the Secretary of the State not later than four o'clock 347 p.m. on the fourteenth day following the close of the district convention, 348 a certificate, signed by such candidate and attested by either (A) the 349 chairman or presiding officer, or (B) the secretary of the convention, that 350 such candidate received at least fifteen per cent of such votes, and that

the candidate consents to be a candidate in a primary of such party for 351 352 such district office. Such certificate shall specify the candidate's name as 353 the candidate authorizes it to appear on the ballot, the candidate's full 354 residence address and the title and district of the office for which the 355 candidacy is being filed. If such certificate for a district office is not 356 received by the Secretary of the State by such time, such certificate shall 357 be invalid and <u>such person</u>, for <u>the</u> purposes of sections 9-416 and 9-358 416a, shall be deemed to have made no valid certification of candidacy 359 for nomination by a political party [for] to such district office. Candidacies described in subdivision (2) of this subsection shall be filed 360 361 by submitting said petition not later than four o'clock p.m. on the sixty-362 third day preceding the day of the primary for such office to the registrar of voters of the towns in which the respective petition pages were 363 364 circulated. Each registrar shall file each page of such petition with the 365 Secretary in accordance with the provisions of section 9-404c. A petition may only be filed by or on behalf of a candidate for the district office of 366 367 state senator, state representative or judge of probate who is not certified 368 as the party-endorsed candidate pursuant to section 9-388, as amended 369 by this act, or as receiving at least fifteen per cent of the convention vote 370 for such office pursuant to this subsection. A petition filed by or on 371 behalf of a candidate for the district office of representative in Congress 372 shall be invalid if said candidate is certified as the party-endorsed 373 candidate pursuant to section 9-388, as amended by this act, or as 374 receiving at least fifteen per cent of the convention vote for such office 375 pursuant to this subsection. Except as provided in section 9-416a, upon 376 the expiration of the time period for party endorsement and circulation 377 and tabulation of petitions and signatures, if any, if one or more 378 candidacies for such district office have been filed pursuant to the 379 provisions of this section, the Secretary of the State shall notify all town clerks within the district, in accordance with the provisions of section 9-380 381 433, that a primary for such district office shall be held in each 382 municipality and each part of a municipality within the district in 383 accordance with the provisions of section 9-415.

384 (c) (1) In the case of a timely filed certificate of candidacy for

nomination by a political party pursuant to subsection (a) or (b) of this 385 386 section, which contains an error or omission that would operate to invalidate such candidacy for nomination, the person so certified or an 387 388 agent of such person may correct such error or omission by appearing 389 in person at the office of the Secretary of the State not later than four 390 o'clock p.m. on the nineteenth day after the close of the state or district 391 convention, as applicable, and amending such certificate to make such correction, provided neither failure of such person to timely file such 392 393 certificate pursuant to subsection (a) or (b) of this section nor failure of 394 the chairperson, presiding officer or secretary of the convention to attest 395 such certificate shall be an error or omission that may be corrected pursuant to this subsection. If such person or agent does not appear to 396 so amend such certificate by such time, such certificate shall be invalid 397 398 and such person, for the purposes of sections 9-416 and 9-416a, shall be 399 deemed to have made no valid certification of candidacy for nomination 400 by a political party. As used in this subsection, "agent" means an individual authorized to act on behalf of a person. 401 (2) The Secretary of the State may, within the time period specified in 402

402 (2) The Secretary of the State may, within the time period specified in 403 subdivision (1) of this subsection, amend a timely filed certificate of 404 candidacy for nomination to correct any such error or omission, and 405 shall keep a record of any such amendment made pursuant to this 406 subdivision. Nothing in this subdivision shall be construed to require 407 the Secretary to affirmatively attempt to identify any error or omission 408 in any such certificate.

[(c)] (d) For the purposes of this section, the number of enrolled members of a party shall be determined by the latest enrollment records in the office of the Secretary of the State prior to the earliest date that primary petitions were available. The names of electors on the inactive registry list compiled under section 9-35 shall not be counted for purposes of computing the number of petition signatures required under this section, as provided in section 9-35c.

416 [(d)] (e) On the last day for filing primary petition candidacies in 417 accordance with the provisions of this section, the office or office facilities of the registrars of voters shall open not later than one o'clock
p.m., and remain open until at least four o'clock p.m., and such
registrars or the deputy or assistant registrars shall be present.

421 Sec. 8. Section 9-452 of the general statutes is repealed and the 422 following is substituted in lieu thereof (*Effective January 1, 2026*):

423 (a) All minor parties nominating candidates for any elective office 424 shall make such nominations and certify and file a list of such 425 nominations, as required by this section, not later than the sixty-second day prior to the day of the election at which such candidates are to be 426 427 voted for. A list of nominees in printed or typewritten form that includes 428 each candidate's name as authorized by each candidate to appear on the 429 ballot, the signature of each candidate, the full street address of each 430 candidate and the title and district of the office for which each candidate 431 is nominated shall be certified by the presiding officer of the committee, 432 meeting or other authority making such nomination and shall be filed 433 by such presiding officer with the Secretary of the State, in the case of 434 any state, district or municipal office to be voted upon at a state election, 435 or with the clerk of the municipality, in the case of any municipal office 436 to be voted upon at a municipal election, not later than the sixty-second 437 day prior to the day of the election. The registrars of voters of such 438 municipality shall promptly verify and correct the names on any such 439 list filed with him, or the names of nominees forwarded to the clerk of 440 the municipality by the Secretary of the State, in accordance with the 441 registry list of such municipality and endorse the same as having been 442 so verified and corrected. For purposes of this section, a list of 443 nominations shall be deemed to be filed when it is received by the 444 Secretary of the State or clerk of the municipality, as appropriate. If such 445 certificate of a party's nomination is not received by the Secretary of the 446 State or clerk of the municipality, as appropriate, by such time, such 447 certificate shall be invalid and such party, for purposes of sections 9-460, 448 9-461 and 9-462, shall be deemed to have neither made nor certified any 449 nomination of any candidate for such office. A candidacy for 450 nomination by a minor party to a district or municipal office may be 451 filed on behalf of any person whose name appears on the last-completed

registry list of the district or municipality represented by such office, as
the case may be. A candidacy for nomination by a minor party to a state
office may be filed on behalf of any person whose name appears on the
last-completed registry list of the state.

456 (b) (1) In the case of a timely filed certificate of nomination for any state, district or municipal office to be voted upon at a state election 457 458 pursuant to subsection (a) of this section, which contains an error or omission that would operate to invalidate such nomination, the 459 candidate so certified or an individual authorized to act on behalf of 460 461 such candidate may correct such error or omission by appearing in 462 person at the office of the Secretary of the State not later than four o'clock 463 p.m. on the fifty-seventh day prior to the day of the election and 464 amending such certificate to make such correction, provided neither 465 failure of the presiding officer of the committee, meeting or other authority to timely file such certificate pursuant to subsection (a) of this 466 467 section nor failure of the candidate to sign such certificate shall be an 468 error or omission that may be corrected pursuant to this subsection. If 469 such candidate or individual does not appear to so amend such 470 certificate by such time, such certificate shall be invalid and such party, 471 for the purposes of sections 9-460, 9-461 and 9-462, shall be deemed to 472 have neither made nor certified any such nomination.

(2) The Secretary of the State may, within the time period specified in
subdivision (1) of this subsection, amend a timely filed certificate of
nomination to correct any such error or omission, and shall keep a
record of any such amendment made pursuant to this subdivision.
Nothing in this subdivision shall be construed to require the Secretary
to affirmatively attempt to identify any error or omission in any such
certificate.

- Sec. 9. Subsection (d) of section 9-404b of the general statutes is
  repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 483 (d) Each circulator of a primary petition page shall be an enrolled

484 party member of a municipality in this state. Each petition page shall 485 contain a statement signed by the registrar of the municipality in which 486 the circulator is an enrolled party member attesting that the circulator is 487 an enrolled party member in the municipality. Unless such a statement by the registrar of voters appears on each page so submitted, the 488 489 Secretary shall reject the page. Each separate page of the petition shall 490 contain a statement as to the authenticity of the signatures on the page 491 and the number of such signatures, and shall be signed under the 492 penalties of false statement by the person who circulated the page, 493 setting forth the circulator's address and the town in which the 494 circulator is an enrolled party member and attesting that each person 495 whose name appears on the page signed the petition in person in the 496 presence of the circulator, that the circulator either knows each such 497 signer or that the signer satisfactorily identified himself or herself to the 498 circulator and that the spaces for candidates supported, offices sought 499 and the political party involved were filled in prior to the obtaining of 500 the signatures. Each separate page of the petition shall also be 501 acknowledged before an appropriate person as provided in section 1-502 29. The Secretary shall reject any page of a petition filed with the 503 Secretary which does not contain such a statement by the circulator as 504 to the authenticity of the signatures on the page, or upon which the 505 statement of the circulator is incomplete in any respect, or which does 506 not contain the certification required under this section by the registrar 507 of the town in which the circulator is an enrolled party member. No 508 person who has been convicted of a crime under this title shall circulate 509 any page of a primary petition during such person's period of probation 510 or parole, and for a period of twelve years after such person's release 511 from confinement, probation or parole, and the Secretary shall reject for 512 filing any such page that was circulated in violation of such prohibition. 513 Any individual proposed as a candidate in any primary petition may 514 serve as a circulator of the pages of the petition, provided the 515 individual's service as circulator does not violate any provision of this 516 section.

517 Sec. 10. Subsection (c) of section 9-410 of the general statutes is

repealed and the following is substituted in lieu thereof (*Effective from passage*):

520 (c) Each circulator of a primary petition page shall be an enrolled 521 party member of a municipality in this state who is entitled to vote. Each 522 petition page shall contain a statement signed by the registrar of the 523 municipality in which such circulator is an enrolled party member 524 attesting that the circulator is an enrolled party member in such 525 municipality. Unless such a statement by the registrar appears on each 526 page so submitted, the registrar shall reject such page. No candidate for 527 the nomination of a party for a municipal office or the position of town committee member shall circulate any petition for another candidate or 528 529 another group of candidates contained in one primary petition for the 530 nomination of such party for the same office or position, and any 531 petition page circulated in violation of this provision shall be rejected by 532 the registrar. No person shall circulate petitions for more than the 533 maximum number of candidates to be nominated by a party for the 534 same office or position, and any petition page circulated in violation of 535 this provision shall be rejected by the registrar. Each separate sheet of 536 such petition shall contain a statement as to the authenticity of the 537 signatures thereon and the number of such signatures, and shall be 538 signed under the penalties of false statement by the person who 539 circulated the same, setting forth such circulator's address and the town 540 in which such circulator is an enrolled party member and attesting that 541 each person whose name appears on such sheet signed the same in 542 person in the presence of such circulator, that the circulator either knows 543 each such signer or that the signer satisfactorily identified the signer to 544 the circulator and that the spaces for candidates supported, offices or 545 positions sought and the political party involved were filled in prior to 546 the obtaining of the signatures. Each separate sheet of such petition shall 547 also be acknowledged before an appropriate person as provided in 548 section 1-29. Any sheet of a petition filed with the registrar which does 549 not contain such a statement by the circulator as to the authenticity of 550 the signatures thereon, or upon which the statement of the circulator is 551 incomplete in any respect, or which does not contain the certification 552 hereinbefore required by the registrar of the town in which the 553 circulator is an enrolled party member, shall be rejected by the registrar. 554 No person who has been convicted of a crime under this title shall circulate any page of a primary petition during such person's period of 555 556 probation or parole, and for a period of twelve years after such person's 557 release from confinement, probation or parole, and the registrar shall 558 reject for filing any such page that was circulated in violation of such prohibition. Any individual proposed as a candidate in any primary 559 560 petition may serve as a circulator of the pages of such petition, provided 561 such individual's service as circulator does not violate any provision of 562 this section.

563 Sec. 11. Section 9-453e of the general statutes is repealed and the 564 following is substituted in lieu thereof (*Effective from passage*):

565 (a) Each circulator of a nominating petition page shall be a United 566 States citizen, at least eighteen years of age and a resident of a town in 567 this state and shall not be on parole for conviction of a felony. Any 568 individual proposed as a candidate in any nominating petition may 569 serve as circulator of the pages of such nominating petition.

570 (b) Notwithstanding the provisions of subsection (a) of this section, 571 no person who has been convicted of a crime under this title shall 572 circulate any page of a nominating petition during such person's period 573 of probation or parole, and for a period of twelve years after such 574 person's release from confinement, probation or parole. The appropriate town clerk or the Secretary of the State, as applicable under section 9-575 576 453i, shall reject for filing any such page that was circulated in violation 577 of such prohibition.

578 Sec. 12. Section 9-453j of the general statutes is repealed and the 579 following is substituted in lieu thereof (*Effective from passage*):

Each page of a nominating petition submitted to the town clerk or the Secretary of the State and filed with the Secretary of the State under the provisions of sections 9-453a to 9-453s, inclusive, or section 9-216 shall contain a statement as to the residency in this state and eligibility of the

584 circulator and authenticity of the signatures thereon, signed under 585 penalties of false statement, by the person who circulated the same. Such 586 statement shall set forth (1) such circulator's residence address, 587 including the town in this state in which such circulator is a resident, (2) 588 the circulator's date of birth and that the circulator is at least eighteen 589 years of age, (3) that the circulator is a United States citizen and [not] neither (A) on parole for conviction of a felony, nor (B) on probation or 590 parole for conviction of a crime under this title or within twelve years of 591 592 release from confinement, probation or parole due to such a conviction 593 under this subparagraph, and (4) that each person whose name appears 594 on such page signed the same in person in the presence of such 595 circulator and that either the circulator knows each such signer or that 596 the signer satisfactorily identified himself to the circulator. Any false 597 statement committed with respect to such statement shall be deemed to 598 have been committed in the town in which the petition was circulated.

599 Sec. 13. Subsection (k) of section 9-140 of the general statutes is 600 repealed and the following is substituted in lieu thereof (*Effective from* 601 *passage*):

(k) (1) (<u>A</u>) A person shall register with the town clerk before
distributing five or more absentee ballot applications for an election,
primary or referendum, not including applications distributed to such
person's immediate family. Such requirement shall not apply to a person
who is the designee of an applicant.

607 (B) Notwithstanding the provisions of subparagraph (A) of this 608 subdivision, no person who has been convicted of a crime under this 609 title shall distribute any absentee ballot application during such person's 610 period of probation or parole, and for a period of twelve years after such 611 person's release from confinement, probation or parole. The town clerk 612 shall reject for filing any absentee ballot application that was distributed 613 in violation of such prohibition.

614 (2) Any person who distributes absentee ballot applications shall615 maintain a list of the names and addresses of prospective absentee ballot

applicants who receive such applications, and shall file such list with
the town clerk prior to the date of the primary, election or referendum
for which the applications were so distributed. Any person who
distributes absentee ballot applications and receives an executed
application shall forthwith file the application with the town clerk.

Sec. 14. (NEW) (*Effective July 1, 2025*) (a) There is established, within the office of the Secretary of the State, a Translation Advisory Committee for the purposes of (1) validating the translations of electionrelated materials for accuracy and ensuring that such translations meet the needs of the intended audience in a culturally responsive and linguistically appropriate way, and (2) making recommendations to the Secretary of the State and municipal officials on related matters.

(b) The Secretary of the State shall appoint members to serve on the
Translation Advisory Committee based on an application that shall
include the submission of a writing sample. Each member shall:

631 (1) Be a current resident of the state of Connecticut;

(2) Have experience in one or more of the municipalities served bythe translation of election-related materials;

(3) Be proficient in reading and writing in (A) English, and (B) one or
more dialects of a language, other than English, that is spoken in
Connecticut and in which federal or state law requires election-related
materials be made available; and

(4) Have experience in (A) election administration, including, but not
limited to, serving as a poll worker, or (B) bilingual educational settings
or community assistance programs.

(c) The Secretary of the State shall make initial appointments to the
Translation Advisory Committee not later than August 1, 2025. Each
member shall serve for a term of four years from such appointment, or
until a successor is appointed and has qualified.

645 (d) The Translation Advisory Committee shall meet as frequently as

646 necessary to timely approve election-related materials translations prior 647 to elections, primaries and referenda, but not less than quarterly each 648 year. Committee members shall serve without compensation and shall 649 not be eligible for mileage reimbursement. Not later than January 15, 650 2027, and biennially thereafter, the committee shall submit to the 651 Secretary of the State a report on the committee's proceedings, including 652 any recommendations for improvements in performing the committee's 653 duties under this section.

(e) The Secretary of the State may adopt regulations, in accordance
with the provisions of chapter 54 of the general statutes, to carry out the
purposes of this section.

Sec. 15. (NEW) (Effective January 1, 2026) Each municipality that, 657 658 pursuant to federal or state law, is required to make election-related 659 materials available in a language other than English shall use 660 professional translators when translating election-related materials 661 from English into such other language. As soon as practicable, but in no 662 case later than sixty-five days prior to each election, primary or 663 referendum, such municipality shall submit its translated election-664 related materials to the Translation Advisory Committee established under section 14 of this act for review of such translations. As used in 665 this section, "professional translator" means a person who has attained 666 667 (1) an academic certificate or degree in translation from an accredited institution of higher education, or (2) certification as a translator by a 668 669 professional association or other accrediting organization.

670 Sec. 16. Section 9-250 of the general statutes is repealed and the 671 following is substituted in lieu thereof (*Effective January 1, 2026*):

672 (a) Ballots shall be printed in plain clear type and on material of such 673 size as will fit the tabulator, and shall be furnished by the registrar of 674 voters. The size and style of the type used to print the name of a political 675 party on a ballot shall be identical with the size and style of the type 676 used to print the names of all other political parties appearing on such 677 ballot. The name of each major party candidate for a municipal office, as

defined in section 9-372, except for the municipal offices of state senator 678 679 and state representative, shall appear on the ballot as authorized by each 680 candidate. The name of each major party candidate for a state or district office, as defined in section 9-372, or for the municipal office of state 681 682 senator or state representative shall appear on the ballot as it appears on 683 the certificate or statement of consent filed under section 9-388, as 684 amended by this act, subsection (b) of section 9-391, or section 9-400, as 685 amended by this act, or 9-409. The name of each minor party candidate 686 shall appear on the ballot as authorized by each candidate. The name of 687 each nominating petition candidate shall appear on the ballot as it is 688 verified by the town clerk on the application filed under section 9-453b. 689 The size and style of the type used to print the name of a candidate on a 690 ballot shall be identical with the size and style of the type used to print 691 the names of all other candidates appearing on such ballot. Such ballot 692 shall contain the names of the offices and the names of the candidates 693 arranged thereon. The names of the political parties and party designations shall be arranged on the ballots and followed by the word 694 695 "party", either in columns or horizontal rows as set forth in section 9-696 249a, immediately adjacent to the column or row occupied by the 697 candidate or candidates of such political party or organization. The 698 ballot shall be printed in such manner as to indicate how many 699 candidates the elector may vote for each office, provided in the case of a 700 town adopting the provisions of section 9-204a, such ballot shall indicate 701 the maximum number of candidates who may be elected to such office 702 from any party. If two or more candidates are to be elected to the same 703 office for different terms, the term for which each is nominated shall be 704 printed on the official ballot as a part of the title of the office. If, at any 705 election, one candidate is to be elected for a full term and another to fill 706 a vacancy, the official ballot containing the names of the candidates in 707 the foregoing order shall, as a part of the title of the office, designate the 708 term which such candidates are severally nominated to fill. No column, 709 under the name of any political party or independent organization, shall 710 be printed on any official ballot, which contains more candidates for any 711 office than the number for which an elector may vote for that office.

(b) Not later than ten days prior to the commencement of the period
of early voting at an election, the registrars of voters of each
municipality shall file with the Secretary of the State, for each voting
district in such municipality, the official ballot to be used for such voting
district. No such official ballot shall be used at any election unless it has
been approved by the Secretary of the State.

Sec. 17. Subsection (j) of section 9-437 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

721 (j) (1) All ballots used at a primary shall be prepared by the clerk of 722 the municipality in which such primary is held and shall be printed at 723 the expense of the municipality. Not later than ten days prior to the 724 commencement of the period of early voting at a primary, such clerk shall file with the Secretary of the State, for each voting district in such 725 726 municipality at which such primary is held, the ballot to be used for 727 such voting district. No such ballot shall be used at any primary unless 728 it has been approved by the Secretary of the State.

729 (2) Each municipality shall provide for all polling places:

730 [(1)] (A) At least forty-eight hours before the primary, such clerk shall 731 have sample ballots for general distribution, which shall contain the 732 offices or positions and names of candidates to be voted upon. Each such 733 sample ballot shall also include printed instructions approved by the 734 Secretary of the State concerning the use of the voting tabulator and information concerning the date of the primary and the hours during 735 736 which polling places will be open. Such clerk shall have available for 737 distribution such number of sample ballots as such clerk deems 738 advisable, but in no event less than three which shall be posted inside 739 the polling place so as to be visible to those within the polling place 740 during the whole day of the primary. At least one of such sample ballots 741 shall be posted so as to be visible to an elector being instructed on the 742 demonstrator device, pursuant to section 9-260. If paper ballots are used 743 in any primary, such sample paper ballots shall be overprinted with the

744 word "Sample";

[(2)] (B) Instructions on how to cast a provisional ballot, as prescribed
by the Secretary of the State;

[(3)] (C) Instructions for mail-in registrants and first-time voters who
register to vote by mail on or after January 1, 2003, as prescribed by the
Secretary of the State;

[(4)] (D) General information concerning voting rights under federal and Connecticut laws, including information on the right of an individual to cast a provisional ballot and instructions on how to contact the appropriate officials if such rights are alleged to have been violated, as prescribed by the Secretary of the State; and

[(5)] (E) General information on federal and state laws concerning
prohibitions on acts of fraud and misrepresentation, as prescribed by
the Secretary of the State.

Sec. 18. Subsection (a) of section 9-135a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2026):

761 (a) Each absentee ballot shall be arranged to resemble the appropriate 762 ballot and sample ballot as prescribed by law, and shall include, as 763 applicable, the offices, party designations, names of candidates and 764 questions to be voted upon and spaces for write-in votes. A replica of 765 the state seal shall be printed on the ballot. The size, type, form, 766 specifications for paper and printing and other instructions, 767 specifications shall be prescribed by the Secretary of the State. Prior to 768 printing such absentee ballots pursuant to this section, the clerk of the 769 municipality shall file with the Secretary of the State, for each voting 770 district in such municipality, the absentee ballot to be used for such 771 voting district. No such absentee ballot shall be used at any election or 772 primary unless it has been approved by the Secretary of the State.

Sec. 19. Section 9-135b of the general statutes is repealed and the

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

(a) Immediately after the deadline for certification of all candidates 775 776 whose names are to appear on the ballot, and in sufficient time to begin 777 issuing absentee ballots on the day prescribed by law, the municipal 778 clerk shall prepare the absentee ballots and have them printed. Prior to 779 printing such ballots, the registrars of voters of the municipality may 780 provide comments concerning the content and form of such ballots to 781 the clerk, provided no such ballot shall be printed unless the Secretary 782 of the State has approved of such ballot in accordance with section 9-783 135a, as amended by this act.

(b) A layout model of each different absentee ballot shall be available
for public inspection at the clerk's office prior to printing. The model
shall indicate the type face to be used, the spelling and placement of
names and other information to be printed on the ballots.

788 (c) Immediately upon receiving the printed absentee ballots, the 789 municipal clerk shall file one with the Secretary of the State or, if there 790 are different ballots for different political subdivisions, one ballot for 791 each subdivision. The clerk shall also file his affidavit with the Secretary, 792 stating the number of ballots printed. The form of affidavit shall be 793 prescribed by the Secretary. If any correction or alteration is 794 subsequently made on any absentee ballot the clerk shall immediately 795 file a corrected or altered ballot and, using the prescribed form, his 796 affidavit stating the number of such ballots printed, with the Secretary.

797 (d) If a vacancy in candidacy occurs after the ballots have been 798 printed, the clerk may either reprint the ballots or cause printed stickers 799 to be affixed to them so that the name of any candidate who has vacated 800 his candidacy is deleted and the name of any candidate chosen to fill the 801 vacancy as provided in section 9-428 or section 9-460 appears in the 802 same position as that in which the vacated candidacy appeared except 803 as provided in section 9-426 or 9-453s. If no candidate is chosen to fill 804 such vacancy as so provided, the clerk shall cause the name of the 805 candidate whose candidacy has been vacated to be obscured in such

806 manner that such name is no longer visible.

(e) [The] <u>Nothing in this section shall be construed to prohibit the</u>
Secretary of the State [shall examine each absentee ballot required to be
filed pursuant to this section and if a ballot contains an omission or
error, the Secretary shall order] <u>from ordering</u> the municipal clerk to
reprint a corrected absentee ballot or to take such other action as the
Secretary may deem appropriate <u>in the case of an absentee ballot that</u>
contains an omission or error.

814 Sec. 20. Section 9-256 of the general statutes is repealed and the 815 following is substituted in lieu thereof (*Effective January 1, 2026*):

816 The registrars of voters of each municipality shall, not less than ten 817 days prior to the commencement of the period of early voting at an 818 election, file with the Secretary of the State a sample ballot identical with those to be provided for each polling place under section 9-255. The 819 820 Secretary of the State shall examine the sample ballot required to be filed 821 under this section, and if such sample ballot contains an error, the 822 Secretary of the State shall order] Notwithstanding the provisions of 823 subsection (b) of section 9-250, as amended by this act, the Secretary of 824 the State may order the registrars of voters to reprint a corrected 825 [sample] ballot or to take other such action as the Secretary may deem 826 appropriate in the case of any ballot that contains an omission or error.

Sec. 21. Subsection (a) of section 9-140b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

830 (a) An absentee ballot shall be cast at a primary, election or 831 referendum only if: (1) It is mailed by (A) the ballot applicant, (B) a 832 designee of a person who applies for an absentee ballot because of 833 illness or physical disability, or (C) a member of the immediate family 834 of an applicant who is a student, so that it is received by the clerk of the 835 municipality in which the applicant is qualified to vote not later than the 836 close of the polls; (2) it is returned by the applicant in person to the clerk 837 by the day before [a regular election, special] the election or primary or

838 prior to the opening of the polls on the day of [a] the referendum; (3) it 839 is returned by a designee of an ill or physically disabled ballot applicant, 840 in person, to said clerk not later than the close of the polls on the day of 841 the election, primary or referendum; (4) it is returned by a member of 842 the immediate family of the absentee voter, in person, to said clerk not 843 later than the close of the polls on the day of the election, primary or 844 referendum; (5) in the case of a presidential or overseas ballot, it is 845 mailed or otherwise returned pursuant to the provisions of section 9-846 158g; or (6) it is returned with the proper identification as required by 847 the Help America Vote Act, P.L. 107-252, as amended from time to time, 848 if applicable, inserted in the outer envelope so such identification can be 849 viewed without opening the inner envelope. A person returning an 850 absentee ballot to the municipal clerk pursuant to subdivision (3) or (4) 851 of this subsection shall present identification and, on the outer envelope 852 of the absentee ballot, sign his name in the presence of the municipal 853 clerk, and indicate his address, his relationship to the voter or his 854 position, and the date and time of such return. As used in this section, 855 "immediate family" means a dependent relative who resides in the 856 individual's household or any spouse, child, parent or sibling of the 857 individual.

858 Sec. 22. (*Effective from passage*) (a) There shall be, in any municipality 859 with a population of at least one hundred forty thousand, an election 860 monitor for the municipal election in 2025 and the state election in 2026 861 to detect and prevent irregularity and impropriety in the management 862 of election administration procedures and the conduct of said elections 863 in such municipality. The office of the Secretary of the State shall 864 contract with one or more individuals to serve in such capacity as 865 election monitor until December 31, 2026, unless such contract is 866 terminated for any reason by the Secretary of the State prior to said date. 867 Such election monitor shall: (1) Not be considered a state employee; (2) 868 be compensated in accordance with such contract; and (3) be 869 reimbursed for necessary expenses incurred in the performance of his 870 or her duties. Costs related to the service of such election monitor shall 871 be paid from moneys appropriated to the Secretary for such purpose.

Any such municipality shall provide for such election monitor any office
space, supplies, equipment and services necessary to properly carry out
the duties and responsibilities of the position. As used in this section,
"population" means the estimated number of people according to the
most recent version of the State Register and Manual prepared pursuant
to section 3-90 of the general statutes.

878 (b) An election monitor appointed under subsection (a) of this section 879 shall: (1) Oversee the municipal primary and election in 2025 in such 880 municipality, including, but not limited to, absentee ballots, early 881 voting, same-day election registration and voting at polling places on 882 the days of the primary and the election; (2) oversee the state primary 883 and election in 2026 in such municipality, including, but not limited to, 884 absentee ballots, early voting, same-day election registration and voting 885 at polling places on the days of the primary and the election; (3) oversee 886 each special election in 2025 and 2026, if any; (4) conduct inspections, 887 inquiries and investigations relating to any duty or responsibility under 888 title 9 of the general statutes to be carried out by any official of the 889 municipality or appointee of such official; (5) have access to all records, 890 data and material maintained by or available to any such official or 891 appointee; (6) issue periodic reports on a schedule agreed to by the 892 Secretary of the State; and (7) immediately report to the Secretary any 893 irregularity or impropriety in the performance of any duty or 894 responsibility under title 9 of the general statutes to be carried out by 895 any official of the municipality or appointee of such official. Nothing in 896 this section shall be construed to prohibit the State Elections 897 Enforcement Commission from taking any action authorized under 898 section 9-7b of the general statutes.

(c) The Secretary of the State shall, using moneys appropriated
pursuant to this section, develop and conduct a town-wide bilingual
public awareness campaign in such municipality to educate members of
the public regarding title 9 of the general statutes and such members'
rights thereunder.

904 Sec. 23. Section 9-50d of the general statutes is repealed and the

following is substituted in lieu thereof (*Effective October 1, 2025*):

906 (a) (1) Whenever voter registration information maintained under 907 this title by the Secretary of the State or any registrar of voters is 908 provided pursuant to any provision of the general statutes, disclosure 909 of a voter's date of birth shall be limited to only the month and year of 910 birth, unless such voter registration information is requested and used 911 for a governmental purpose, as determined by the Secretary, in which 912 case the voter's complete date of birth shall be provided. As used in this 913 section, a governmental purpose shall include, but not be limited to, jury 914 administration.

915 (2) Voter registration information described in subdivision (1) of this 916 subsection (A) may only be used for election-related, scholarly, 917 journalistic, political or governmental purposes, and (B) shall not be 918 used for any personal, private or commercial purpose, including, but 919 not limited to, (i) harassment of any voter or voter's household, (ii) 920 advertising, solicitation, sale or marketing of products or services to any 921 voter or voter's household, and (iii) reproduction of such information in 922 print, broadcast visual or audio or display on the Internet or any 923 computer terminal.

924 (3) The Secretary of the State may adopt regulations, in accordance
 925 with the provisions of chapter 54, concerning the permissible uses of
 926 voter registration information.

(b) Notwithstanding any provision of the general statutes, any motor
vehicle operator's license number, identity card number or Social
Security number on a voter registration record shall be confidential and
shall not be disclosed to any person.

(c) Notwithstanding any provision of the general statutes, if a voter submits to the Secretary of the State a signed statement that nondisclosure of such voter's name from the official registry list is necessary for the safety of such voter or the voter's family, the name and address of such voter on his or her voter registration record shall be confidential and shall not be disclosed, except that an election, primary 937 or referendum official may view such information on the official registry
938 list when such list is used by any such official at a polling place on the
939 day of an election, primary or referendum. Such signed statement shall
940 be sworn under penalty of false statement, as provided in section 53a941 157b.

942 Sec. 24. Section 9-3 of the general statutes is repealed and the 943 following is substituted in lieu thereof (*Effective from passage*):

944 (a) The Secretary of the State, by virtue of the office, shall be the 945 Commissioner of Elections of the state, with such powers and duties 946 relating to the conduct of elections as are prescribed by law and, unless 947 otherwise provided by state statute, the Secretary's regulations, 948 declaratory rulings, instructions and opinions, if in written form, and 949 any order issued under subsection (b) of this section, shall be presumed 950 as correctly interpreting and effectuating the administration of elections 951 and primaries under this title, except for chapters 155 to 158, inclusive, 952 and shall be executed, carried out or implemented, as the case may be, 953 provided nothing in this section shall be construed to alter the right of 954 appeal provided under the provisions of chapter 54. Any such written 955 instruction or opinion shall be labeled as an instruction or opinion 956 issued pursuant to this section, as applicable, and any such instruction 957 or opinion shall cite any authority that is discussed in such instruction 958 or opinion.

959 (b) During any municipal, state or federal election, primary or 960 recanvass, or any audit conducted pursuant to section 9-320f, the 961 Secretary of the State may issue an order, whether orally or in writing, 962 to any registrar of voters or moderator to correct any irregularity or 963 impropriety in the conduct of such election, primary or recanvass or 964 audit. Any such order shall be effective upon issuance. As soon as 965 practicable after issuance of an oral order pursuant to this subsection, 966 the Secretary shall reduce such order to writing, cite within such order 967 any applicable provision of law authorizing such order and cause a copy 968 of such written order to be delivered to the individual who is the subject 969 of such order or, in the case that such order was originally issued in

writing, issue a subsequent written order that conforms to such
requirements. The Superior Court, on application of the Secretary or the
Attorney General, may enforce by appropriate decree or process any
such order issued pursuant to this subsection.

974 (c) Whenever, during the ninety days preceding the day of an election 975 or primary, one or more electors have alleged aggrievement under this 976 title, the Secretary of the State may commence a declaratory judgment 977 action under section 52-29 for a determination as to whether such elector 978 or electors have been so aggrieved and for an order to ensure election 979 or durinistration are adveced and for an order to ensure election

- 979 <u>administration procedures are properly executed and electors' rights are</u>
- 980 <u>adequately protected under this title.</u>

This act shall take effect as follows and shall amend the following sections:			
Section 1	from passage	9-322a	
Sec. 2	from passage	New section	
Sec. 3	January 1, 2026	9-261(b)	
Sec. 4	January 1, 2026	9-236	
Sec. 5	January 1, 2026	9-388	
Sec. 6	January 1, 2026	9-391(c)	
Sec. 7	January 1, 2026	9-400	
Sec. 8	January 1, 2026	9-452	
Sec. 9	from passage	9-404b(d)	
Sec. 10	from passage	9-410(c)	
Sec. 11	from passage	9-453e	
Sec. 12	from passage	9-453j	
Sec. 13	from passage	9-140(k)	
Sec. 14	July 1, 2025	New section	
Sec. 15	January 1, 2026	New section	
Sec. 16	January 1, 2026	9-250	
Sec. 17	January 1, 2026	9-437(j)	
Sec. 18	January 1, 2026	9-135a(a)	
Sec. 19	January 1, 2026	9-135b	
Sec. 20	January 1, 2026	9-256	
Sec. 21	from passage	9-140b(a)	
Sec. 22	from passage	New section	
Sec. 23	October 1, 2025	9-50d	

Sec. 24	from passage	9-3

## Statement of Legislative Commissioners:

In Sections 5(b)(1), 7(c)(1) and 8(b)(1), "Except as provided in subdivision (2) of this subsection," was deleted for accuracy; in Section 6(c)(2)(A), "Except as provided in subparagraph (B) of this subdivision," was deleted for accuracy; in Section 14(d), "not less frequently than" was changed to "not less than" for clarity; in Section 15, "section 1 of this act" was changed to "section 14 of this act" for accuracy; in Section 18, "section 9-135a, as amended by this act" was changed to "this section" for consistency with standard drafting conventions; in Section 19(a), "thereof" was changed to "of such ballot" for clarity; in Section 22(a), "Such municipality" was changed to "Any such municipality" for accuracy; in Section 22(b)(7), "described in this subsection" was changed to "under title 9 of the general statutes to be carried out by any official of the municipality or appointee of such official" for clarity; and in Section 23(a)(3), "use" was changed to "permissible uses" for clarity.

GAE Joint Favorable Subst. -LCO