

General Assembly

Substitute Bill No. 5310

February Session, 2024

AN ACT CONCERNING PRESIDENTIAL ELECTORS AND THE CERTIFICATION OR DECLARATION OF ELECTION RESULTS.

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

Section 1. Section 9-176 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective October 1, 2024*):

3 (a) The presidential electors shall meet at the office of the Secretary of the State at twelve o'clock [,] noon [,] on the first [Monday] Tuesday after 4 5 the second Wednesday of the December following their election and, as 6 required by the Constitution and laws of the United States, shall cast 7 their ballots for President and Vice President. Each such elector shall 8 cast [his] such elector's ballots for the candidates under whose names 9 [he] such elector ran on the official election ballot, as provided in section 10 9-175. If any such elector is absent or if there is a vacancy in the electoral 11 college for any cause, the electors present shall, before voting for 12 President and Vice President, elect by ballot an elector to fill such 13 vacancy, and the person so chosen shall be a presidential elector, shall 14 perform the duties of such office and shall cast his <u>or her</u> ballots for the 15 candidates to whom the elector <u>that</u> he <u>or she</u> is replacing was pledged. 16 In the case of any such elector who fails to cast such elector's ballots for 17 the candidates under whose names such elector ran on the official election ballot, or who fails to cast such elector's ballots for the 18 19 candidates to whom the elector that he or she is replacing was pledged, 20 (1) the votes of such elector shall be nullified, (2) such elector shall forfeit 21 such elector's office as presidential elector, causing a vacancy in the

22 electoral college, and (3) the other electors present shall elect by ballot 23 an elector to fill such vacancy, and the person so chosen shall be a presidential elector, shall perform the duties of such office and shall cast 24 25 his or her ballots for the candidates to whom the elector that he or she is 26 replacing was pledged. 27 (b) Any presidential elector who fails to cast such elector's ballots for 28 the candidates under whose names such elector ran on the official ballot, 29 or who fails to cast such elector's ballots for the candidates to whom the 30 elector that he or she is replacing was pledged, shall be ineligible, upon such failure and thereafter, to the office of presidential elector. 31 32 (c) If, in accordance with Article IV of the Agreement Among the 33 States to Elect the President by National Popular Vote under section 9-34 175a, said agreement takes effect generally and the chief executive, as 35 defined in said section, of this state notifies the chief executive of all other states that said agreement has taken effect generally, the 36 37 provisions of subsections (a) and (b) of this section shall cease to be

38 <u>effective upon such notification.</u>

Sec. 2. Section 9-323 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2024*):

41 Any elector or candidate who claims that he <u>or she</u> is aggrieved by 42 any ruling of any election official in connection with any election for 43 presidential electors and for a senator in Congress and for 44 representative in Congress or any of them, held in his or her town, or 45 that there was a mistake in the count of the votes cast at such election 46 for candidates for such electors, senator in Congress and representative 47 in Congress, or any of them, at any voting district in his or her town, or 48 any candidate for such an office who claims that he or she is aggrieved 49 by a violation of any provision of section 9-355, 9-357 to 9-361, inclusive, 50 9-364, 9-364a or 9-365 in the casting of absentee ballots at such election, 51 may bring his or her complaint to any judge of the Supreme Court, in 52 which he or she shall set out the claimed errors of such election official, 53 the claimed errors in the count or the claimed violations of said sections.

54 In any action brought pursuant to the provisions of this section, the 55 complainant shall file a certification attached to the complaint indicating 56 that a copy of the complaint has been sent by first-class mail or delivered 57 to the State Elections Enforcement Commission. If such complaint is 58 made prior to such election, such judge shall proceed expeditiously to 59 render judgment on the complaint and shall cause notice of the hearing 60 to be given to the Secretary of the State and the State Elections Enforcement Commission. If such complaint is made subsequent to the 61 62 election, it shall be brought not later than fourteen days after the election 63 or, if such complaint is brought in response to the manual tabulation of 64 paper ballots authorized pursuant to section 9-320f, such complaint 65 shall be brought not later than seven days after the close of any such 66 manual tabulation, and in either such circumstance, the judge shall 67 forthwith order a hearing to be had upon such complaint, upon a day 68 not more than five or less than three days from the making of such order, 69 and shall cause notice of not less than three or more than five days to be 70 given to any candidate or candidates whose election may be affected by 71 the decision upon such hearing, to such election official, to the Secretary 72 of the State, to the State Elections Enforcement Commission and to any 73 other party or parties whom such judge deems proper parties thereto, 74 of the time and place for the hearing upon such complaint. Such judge, 75 with two other judges of the Supreme Court to be designated by the 76 Chief Court Administrator, shall, on the day fixed for such hearing and 77 without unnecessary delay, proceed to hear the parties. If sufficient 78 reason is shown, such judges may order any voting tabulators to be 79 unlocked or any ballot boxes to be opened and a recount of the votes 80 cast, including absentee ballots, to be made. Such judges shall 81 thereupon, in the case they, or any two of them, find any error in the 82 rulings of the election official, any mistake in the count of such votes or 83 any violation of said sections, certify the result of their finding or 84 decision, or the finding or decision of a majority of them, to the Secretary 85 of the State before the first [Monday] Tuesday after the second 86 Wednesday in December. Such judges may order a new election or a 87 change in the existing election schedule, provided such order complies with Section 302 of the Help America Vote Act, P.L. 107-252, as amended 88

from time to time. Such certificate of such judges, or a majority of them, shall be final upon all questions relating to the rulings of such election officials, to the correctness of such count and, for the purposes of this section only, such claimed violations, and shall operate to correct the returns of the moderators or presiding officers so as to conform to such finding or decision.

95 Sec. 3. Section 9-315 of the general statutes is repealed and the 96 following is substituted in lieu thereof (*Effective October 1, 2024*):

97 (a) The votes returned as cast for a senator in Congress, 98 representatives in Congress and presidential electors shall be publicly 99 counted by the Treasurer, Secretary of the State and Comptroller on the 100 last Wednesday of the month in which they were cast, and such votes 101 shall be counted in conformity to any decision rendered by the judges 102 of the Supreme Court as provided in section 9-323, as amended by this 103 act. In accordance with the count so made, they shall, on said day, 104 declare what persons are elected senators in the Congress of the United 105 States or representatives in Congress, and the Secretary of the State shall 106 forthwith notify them by mail of their election; and they shall declare 107 the proper number of persons having the greatest number of votes to be 108 presidential electors and, in case of an equal vote for said electors, shall 109 determine by lot from the persons having such equal number of votes 110 the persons appointed, and the Secretary of the State shall forthwith 111 notify them by mail of their appointment. Except as otherwise provided 112 in this title, any duty under this subsection that is required of the 113 Treasurer, Secretary of the State or Comptroller is ministerial and is not 114 discretionary.

(b) If the Treasurer, Secretary of the State or Comptroller fails to carry
 out any duty required under subsection (a) of this section, any resident
 of the state may bring an action against said officer, as applicable, in the
 Supreme Court for a writ of mandamus to compel said officer to carry
 out such duty. The Supreme Court may refer such action to the Superior
 Court for proceedings related to the finding of facts, in accordance with
 rules and procedures adopted by the Supreme Court, for the purpose of

assisting the Supreme Court in applying the law to determine whether
 any such writ should be issued. Any such resident who prevails in such
 action shall be entitled to recover court costs and reasonable attorney's
 fees.

Sec. 4. Section 9-316 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2024*):

128 (a) The Treasurer, Secretary of the State and Comptroller shall, within 129 thirty days after a vacancy election for a senator in Congress or 130 representative in Congress, subject to the provisions of section 9-323, as 131 amended by this act, publicly count the votes returned, and declare 132 what person is elected, and the Secretary of the State shall forthwith 133 notify [him] such person by mail of [his] such person's election. The 134 Secretary of the State shall enter the returns in tabular form in books 135 kept by [him] the Secretary for that purpose and present a copy of the 136 same, with the name of, and the total number of votes received by, each 137 of the candidates for said office, to the Governor within ten days 138 thereafter. Except as otherwise provided in this title, any duty under this 139 subsection that is required of the Treasurer, Secretary of the State or 140 Comptroller is ministerial and is not discretionary.

141 (b) If the Treasurer, Secretary of the State or Comptroller fails to carry 142 out any duty required under subsection (a) of this section, any resident 143 of the state may bring an action against said officer, as applicable, in the 144 Supreme Court for a writ of mandamus to compel said officer to carry out such duty. The Supreme Court may refer such action to the Superior 145 146 Court for proceedings related to the finding of facts, in accordance with 147 rules and procedures adopted by the Supreme Court, for the purpose of 148 assisting the Supreme Court in applying the law to determine whether 149 any such writ should be issued. Any such resident who prevails in such 150 action shall be entitled to recover court costs and reasonable attorney's 151 fees.

152 Sec. 5. Section 9-317 of the general statutes is repealed and the 153 following is substituted in lieu thereof (*Effective October 1, 2024*): 154 When any senator in Congress has been elected, the Governor shall 155 certify [his] such election under the seal of the state to the President of 156 the Senate of the United States, which certificate shall be countersigned 157 by the Secretary of the State. Except as otherwise provided in this title, 158 the Governor's duty to so certify and the Secretary's duty to so 159 countersign are ministerial and are not discretionary. If the Governor 160 fails to so certify or the Secretary fails to so countersign, any resident of the state may bring an action against said officer, as applicable, in the 161 162 Supreme Court for a writ of mandamus to compel said officer to carry 163 out such duty. The Supreme Court may refer such action to the Superior 164 Court for proceedings related to the finding of facts, in accordance with rules and procedures adopted by the Supreme Court, for the purpose of 165 assisting the Supreme Court in applying the law to determine whether 166 167 any such writ should be issued. Any such resident who prevails in such 168 action shall be entitled to recover court costs and reasonable attorney's 169 fees.

170 Sec. 6. Section 9-318 of the general statutes is repealed and the 171 following is substituted in lieu thereof (*Effective October 1, 2024*):

172 (a) The votes for Governor, Lieutenant Governor, Secretary of the 173 State, Treasurer, Comptroller and Attorney General shall be canvassed 174 by the persons authorized to receive and count the same, within thirty 175 days next after they were cast, unless a complaint under the provisions 176 of section 9-324 is pending, in which case such canvass shall not be made 177 until after the third Monday of December next after they were cast. In 178 making such canvass, the votes upon the returns made by presiding 179 officers shall be counted in conformity to the decision of the judge of the 180 Superior Court or of the Supreme Court, as the case may be, and such 181 canvass shall be in conformity to such decision, and a fair list of such 182 votes made to conform to the original returns of the presiding officers, 183 as corrected or affected by the finding or decision of such judge, with 184 the original returns of the presiding officers and certified copies of the 185 decision of such judge, shall, on the first day of the session, be laid before 186 the General Assembly, which shall declare who are elected to said 187 offices respectively. Except as otherwise provided in this title, any duty under this subsection that is required of the persons authorized to
 receive and count the votes for Governor, Lieutenant Governor,
 Secretary of the State, Treasurer, Comptroller or Attorney General, or
 that is required of the General Assembly, is ministerial and is not
 discretionary.

193 (b) (1) If any of the persons authorized to receive and count the votes 194 for Governor, Lieutenant Governor, Secretary of the State, Treasurer, 195 Comptroller or Attorney General fail to carry out any duty required 196 under subsection (a) of this section, any resident of the state may bring an action against such person, as applicable, in the Supreme Court for a 197 writ of mandamus to compel such person to carry out such duty. The 198 199 Supreme Court may refer such action to the Superior Court for proceedings related to the finding of facts, in accordance with rules and 200 procedures adopted by the Supreme Court, for the purpose of assisting 201 202 the Supreme Court in applying the law to determine whether any such 203 writ should be issued.

204 (2) If the General Assembly fails to declare who is elected to any of 205 said offices, as required under subsection (a) of this section and in 206 accordance with the provisions of section 9-173, any resident of the state 207 may bring an action against the General Assembly in the Supreme Court 208 for a writ of mandamus to compel the General Assembly to carry out such duty. The Supreme Court may refer such action to the Superior 209 210 Court for proceedings related to the finding of facts, in accordance with 211 rules and procedures adopted by the Supreme Court, for the purpose of 212 assisting the Supreme Court in applying the law to determine whether 213 any such writ should be issued.

214 (3) Any resident of the state who prevails in an action brought under
 215 subdivision (1) or (2) of this subsection shall be entitled to recover court
 216 costs and reasonable attorney's fees.

217 Sec. 7. Section 9-319 of the general statutes is repealed and the 218 following is substituted in lieu thereof (*Effective October 1, 2024*):

219 (a) The votes for state senators, state representatives and judges of

220 probate, as returned by the moderators, shall be canvassed, during the 221 month in which they are cast, by the Treasurer, Secretary of the State 222 and Comptroller, and they shall declare, except in case of a tie vote, who 223 is elected senator in each senatorial district, representative in each 224 assembly district and judge of probate in each probate district. The 225 Secretary of the State shall, within three days after such declaration, give 226 notice by mail to each person chosen state senator, state representative 227 or judge of probate of [his] such person's election. Except as otherwise 228 provided in this title, any duty under this subsection that is required of 229 the Treasurer, Secretary of the State or Comptroller is ministerial and is 230 not discretionary.

231 (b) If the Treasurer, Secretary of the State or Comptroller fails to carry 232 out any duty required under subsection (a) of this section, any resident 233 of the state may bring an action against said officer, as applicable, in the 234 Supreme Court for a writ of mandamus to compel said officer to carry 235 out such duty. The Supreme Court may refer such action to the Superior 236 Court for proceedings related to the finding of facts, in accordance with 237 rules and procedures adopted by the Supreme Court, for the purpose of 238 assisting the Supreme Court in applying the law to determine whether 239 any such writ should be issued. Any such resident who prevails in such 240 action shall be entitled to recover court costs and reasonable attorney's 241 fees.

Sec. 8. Subsections (b) and (c) of section 51-199 of the general statutes
are repealed and the following is substituted in lieu thereof (*Effective October 1, 2024*):

245 (b) The following matters shall be taken directly to the Supreme 246 Court: (1) Any matter brought pursuant to the original jurisdiction of 247 the Supreme Court under section 2 of article [sixteen] sixteenth of the 248 amendments to the Constitution; (2) an appeal in any matter where the 249 Superior Court declares invalid a state statute or a provision of the state 250 Constitution; (3) an appeal in any criminal action involving a conviction 251 for a capital felony under the provisions of section 53a-54b in effect prior 252 to April 25, 2012, class A felony or any other felony, including any

253 persistent offender status, for which the maximum sentence which may 254 be imposed exceeds twenty years; (4) review of a sentence of death 255 pursuant to section 53a-46b; (5) any election or primary dispute brought 256 to the Supreme Court pursuant to section 9-323, as amended by this act, 257 or 9-325, or any action for a writ of mandamus brought to the Supreme 258 Court pursuant to sections 9-315 to 9-319, inclusive, as amended by this 259 act; (6) an appeal of any reprimand or censure of a probate judge 260 pursuant to section 45a-65; (7) any matter regarding judicial removal or 261 suspension pursuant to section 51-51j; (8) an appeal of any decision of 262 the Judicial Review Council pursuant to section 51-51r; (9) any matter 263 brought to the Supreme Court pursuant to section 52-265a; and (10) any 264 other matter as provided by law.

265 (c) The Supreme Court may transfer to itself a cause in the Appellate 266 Court. Except for any matter brought pursuant to its original 267 jurisdiction under section 2 of article [sixteen] sixteenth of the 268 amendments to the Constitution, the Supreme Court may transfer a 269 cause or class of causes from itself, including any cause or class of causes 270 pending on July 1, 1983, to the Appellate Court. The court to which a 271 cause is transferred has jurisdiction.

sections:		
Section 1	October 1, 2024	9-176
Sec. 2	October 1, 2024	9-323
Sec. 3	October 1, 2024	9-315
Sec. 4	October 1, 2024	9-316
Sec. 5	October 1, 2024	9-317
Sec. 6	October 1, 2024	9-318
Sec. 7	October 1, 2024	9-319
Sec. 8	October 1, 2024	51-199(b) and (c)

This act shall take effect as follows and shall amend the following

GAE Joint Favorable Subst.