

General Assembly

February Session, 2024

Substitute Bill No. 5311

AN ACT CONCERNING THE COUNTING OF ABSENTEE BALLOTS.

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

Section 1. Section 9-153b of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2024*):

3 (a) If any absentee ballot applicant applies for an additional absentee 4 ballot, he shall note on his application the reason for his applying for an 5 additional absentee ballot and he shall return the absentee voting set formerly issued to him before another set is issued to him, provided, if 6 7 he is unable to return the set formerly issued to him, his application for 8 an additional ballot shall be accompanied by a statement signed under 9 the penalties of false statement in absentee balloting in which he shall 10 set forth the reason for his inability to return the set formerly issued to 11 him. If he fails to file such a statement, no additional set shall be issued 12 to him.

13 (b) [Except as provided in subsection (d) of this section for members 14 of the armed forces] For all absentee voting sets or portions thereof 15 returned under subsection (a) of this section, the municipal clerk shall mark the serially-numbered outer envelope "rejected" and note the 16 17 reasons [therefor] for rejection on all absentee ballots and envelopes so 18 returned [to him] and shall seal <u>all</u> such [unopened ballots] <u>absentee</u> 19 voting sets or portions thereof in a package and retain them in a safe 20 place until delivered in accordance with section 9-140c. The municipal

clerk shall keep a list of the names of each absentee ballot applicant who has applied for more than one absentee ballot, as provided in section 9-140, together with the serial number appearing on the outer envelope of each absentee voting set issued to each such applicant. [including the latest one issued.]

[(c) When an absentee ballot applicant has applied for more than one absentee ballot, only the latest absentee ballot issued to him by the municipal clerk as determined by the serial number appearing on the outer envelope may be counted and all absentee ballots and envelopes formerly issued to that applicant shall be marked rejected as provided in subsection (b) of this section and not counted.]

32 (c) [(d) Subsections (a), (b) and (c) of this section shall not apply to 33 members of the armed forces, and if] If more than one absentee ballot is received from any elector, [who is a member of the armed forces,] the 34 35 ballot of such elector [bearing the latest postmark] last received by the 36 municipal clerk shall be counted if no absentee ballot of such elector has 37 already been counted. [, provided that] For all absentee ballots of such elector that are not counted, the municipal clerk shall mark [all] the 38 39 serially-numbered outer envelopes [bearing earlier postmarks] 40 "rejected" and note the reasons for rejection and shall deliver such 41 ballots in accordance with section 9-140c.

42 Sec. 2. Section 9-153c of the general statutes is repealed and the 43 following is substituted in lieu thereof (*Effective July 1, 2024*):

44 (a) If a municipal clerk has omitted the name of a candidate, party or 45 office designation, inserted an incorrect or misspelled name of a 46 candidate, party or office designation, provided an absentee ballot 47 applicant with a ballot which is not the correct ballot for his voting 48 district, or incorrectly imprinted or failed to imprint the designation of 49 a state or local question on an absentee ballot in the appropriate space, 50 and if any such omission or error is likely to mislead any voter, he shall, 51 as soon as he becomes aware of such omission or error, promptly mail 52 to each applicant to whom such an absentee ballot has been issued, a

correct absentee ballot, envelopes for its return and instructions, a
statement explaining the error or omission including the correct name
or question and a copy of this section. The municipal clerk shall inform
the Secretary of the State when he proceeds under this subsection.

57 (b) Any additional absentee voting sets issued to applicants under 58 this section shall be issued in consecutive ascending numerical order 59 based upon the serial number appearing on the outer envelope for 60 return of ballots to the municipal clerk, and the clerk shall keep a record 61 of such numbers by making a notation on, or attaching a memorandum 62 to, the applicant's original application for an absentee ballot.

(c) The municipal clerk shall keep a list containing the name, address
and voting district of each absentee ballot applicant who has been issued
more than one absentee ballot under this section and the serial number
appearing on the outer envelope of each absentee voting set so issued.
The list shall be kept with the list required under section 9-140.

68 (d) If more than one ballot is received from an applicant who has been 69 sent a correct ballot under subsection (a) of this section, the ballot 70 [bearing the latest serial number] last received by the municipal clerk 71 shall be counted [,] if no ballot of such applicant has already been 72 counted. [The] For all ballots of such applicant that are not counted, the 73 municipal clerk shall inscribe the word "rejected" and note the reasons 74 for rejection on the outer envelope [of each of such applicant's other 75 ballots not so counted] and shall seal them, unopened, in a package and 76 retain them in a safe place until delivered in accordance with section 9-77 140c.

Sec. 3. Subsection (c) of section 9-140b of the 2024 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective July 1, 2024*):

(c) (1) For purposes of this section, "mailed" means (A) sent by the
United States Postal Service or any commercial carrier, courier or
messenger service recognized and approved by the Secretary of the
State, or (B) deposited in a secure drop box designated by the municipal

clerk for such purpose, in accordance with instructions prescribed bythe Secretary.

87 (2) In the case of absentee ballots mailed under subparagraph (B) of 88 subdivision (1) of this subsection, beginning on the first day of issuance 89 of absentee voting sets, as provided in subsection (f) of section 9-140, 90 and on each weekday thereafter until the close of the polls at the 91 election, primary or referendum, including at the close of the polls at 92 such election, primary or referendum, the municipal clerk shall retrieve 93 from the secure drop box described in said subparagraph each such 94 ballot deposited in such drop box.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2024	9-153b
Sec. 2	July 1, 2024	9-153c
Sec. 3	July 1, 2024	9-140b(c)

GAE Joint Favorable Subst.