

General Assembly

February Session, 2024

Raised Bill No. 257

LCO No. **1782**

GOVERNMENT

Referred to Committee on ADMINISTRATION AND ELECTIONS

Introduced by: (GAE)

AN ACT CONCERNING CERTIFICATION OF AND CASTING OF BALLOTS BY PRESIDENTIAL ELECTORS.

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

Section 1. Section 9-315 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective from passage*):

3 The votes returned as cast for a senator in Congress, representatives 4 in Congress and presidential electors shall be publicly counted by the 5 Treasurer, Secretary of the State and Comptroller on the last Wednesday 6 of the month in which they were cast, and such votes shall be counted 7 in conformity to any decision rendered by the judges of the Supreme 8 Court as provided in section 9-323, as amended by this act. In 9 accordance with the count so made, they shall, on said day, declare what 10 persons are elected senators in the Congress of the United States or 11 representatives in Congress, and the Secretary of the State shall 12 forthwith notify them by mail of their election; and they shall declare 13 the proper number of persons having the greatest number of votes to be 14 presidential electors and, in case of an equal vote for said electors, shall

15 determine by lot from the persons having such equal number of votes 16 the persons appointed, and the Secretary of the State shall forthwith notify them by mail of their appointment. For the purposes of the 17 Electoral Count Reform Act of 2022, P.L. 117-328, Div. P, Title I, as 18 19 amended from time to time, the Secretary of the State shall be the 20 executive of the state responsible for issuing a certificate of 21 ascertainment of appointment of presidential electors and, immediately 22 after such issuance, transmitting such certificate to the Archivist of the 23 United States.

Sec. 2. Section 9-176 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

26 The presidential electors shall meet at the office of the Secretary of the 27 State at twelve o'clock [,] noon [,] on the first [Monday] <u>Tuesday</u> after 28 the second Wednesday of the December following their election and, as 29 required by the Constitution and laws of the United States, shall cast 30 their ballots for President and Vice President. Each such elector shall 31 cast [his] such elector's ballots for the candidates under whose names 32 [he] such elector ran on the official election ballot, as provided in section 33 9-175. If any such elector is absent or if there is a vacancy in the electoral 34 college for any cause, the electors present shall, before voting for 35 President and Vice President, elect by ballot an elector to fill such 36 vacancy, and the person so chosen shall be a presidential elector, shall 37 perform the duties of such office and shall cast his or her ballots for the 38 candidates to whom the elector that he or she is replacing was pledged.

Sec. 3. Section 9-323 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

Any elector or candidate who claims that he <u>or she</u> is aggrieved by any ruling of any election official in connection with any election for presidential electors and for a senator in Congress and for representative in Congress or any of them, held in his <u>or her</u> town, or that there was a mistake in the count of the votes cast at such election 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 <u>or her</u> 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 61 Enforcement Commission. If such complaint is made subsequent to the 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 decision, or the finding or decision of a majority of them, to the Secretary 84 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 88 with Section 302 of the Help America Vote Act, P.L. 107-252, as amended 89 from time to time. Such certificate of such judges, or a majority of them, 90 shall be final upon all questions relating to the rulings of such election 91 officials, to the correctness of such count and, for the purposes of this 92 section only, such claimed violations, and shall operate to correct the 93 returns of the moderators or presiding officers so as to conform to such 94 finding or decision.

This act shall take effect as follows and shall amend the following
sections:Section 1from passage9-315Sec. 2from passage9-176Sec. 3from passage9-323

GAE Joint Favorable