

General Assembly

January Session, 2023

## Substitute Bill No. 1064

## AN ACT CONCERNING THE IMPLEMENTATION OF EARLY VOTING.

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

1 Section 1. (NEW) (*Effective July 1, 2023*) (a) (1) Any eligible voter may 2 vote prior to the day of a regular election, primary or referendum held 3 in conjunction with a regular election or primary, in accordance with the 4 provisions of this section, during a period of early voting at each such 5 regular election held on or after July 1, 2023, and at each such primary 6 held on or after January 1, 2024. Such period of early voting shall (A) 7 notwithstanding the provisions of section 9-2 of the general statutes, 8 commence on the fifteenth day prior to and conclude on the second day 9 prior to such regular election or primary, and (B) consist of fourteen total 10 days, at such times as provided in subdivision (1) of subsection (c) of 11 section 9-174 of the general statutes, as amended by this act.

12 (2) Any eligible voter may vote prior to the day of a special election 13 or referendum not held in conjunction with a regular election or 14 primary, in accordance with the provisions of this section, during a 15 period of early voting at each such special election or referendum held 16 on or after January 1, 2024. Such period of early voting shall (A) 17 notwithstanding the provisions of section 9-2 of the general statutes, 18 commence on the fifth day prior to and conclude on the second day 19 prior to such special election or referendum, and (B) consist of four total

20 days, at such times as provided in subdivision (2) of subsection (c) of
21 section 9-174 of the general statutes, as amended by this act.

22 (b) (1) The registrars of voters of each municipality shall designate a 23 location for the conduct of early voting, which location shall be the same 24 for the duration of the period of early voting except as otherwise 25 specified in this subdivision, provided (A) the registrars of voters have 26 access to the state-wide centralized voter registration system from such 27 location, and (B) such location is certified in writing to the Secretary of 28 the State not later than one hundred twenty days prior to the day of a 29 regular election or primary, or not later than twenty days prior to the 30 day of a special election or referendum not held in conjunction with a 31 regular election or primary. The written certification under 32 subparagraph (B) of this subdivision shall provide (i) the name, street 33 address and relevant contact information associated with such location, 34 (ii) the number of election, primary or referendum officials who shall be 35 appointed by the registrars of voters to serve at such location and the 36 roles of such officials, and (iii) a description of the design of such 37 location and a plan for effective conduct of such early voting. The 38 Secretary shall approve or disapprove such written certification not later 39 than ninety days prior to the day of a regular election or primary, or not 40 later than fifteen days prior to the day of a special election or 41 referendum not held in conjunction with a regular election or primary. 42 If the Secretary disapproves such certification, the Secretary shall 43 provide, in writing, the reasons for such disapproval and shall issue an 44 order for such corrective action as the Secretary deems necessary, 45 including, but not limited to, the appointment of additional election, 46 primary or referendum officials or the alteration of such design or plan. 47 After having received approval of such certification or having complied 48 with any order for corrective action to the Secretary's satisfaction, as 49 applicable, the registrars of voters shall determine the site of such 50 location designated for the conduct of early voting at least thirty-one 51 days prior to a regular election or primary, or at least eleven days prior 52 to a special election or referendum not held in conjunction with a regular 53 election or primary. Such location shall not be changed within such 54 period, except, if the municipal clerk and registrars of voters 55 unanimously find that such location has been rendered unusable within 56 such period, such clerk and registrars shall forthwith designate another 57 location for the conduct of early voting to be used in place of the location 58 so rendered unusable and shall give adequate notice that such location 59 has been so changed. The provisions of sections 9-168d and 9-168e of the 60 general statutes shall apply to such location designated for the conduct of early voting. 61

62 (2) In any municipality with a population of at least twenty thousand, 63 the registrars of voters shall hold a public hearing on whether to 64 designate any additional location in such municipality for the conduct 65 of early voting, which hearing shall be held not later than fifteen days 66 prior to the time for designating any such location set forth in 67 subdivision (1) of this subsection. The registrars shall properly notice 68 such public hearing not later than ten days prior to such public hearing 69 in a newspaper having general circulation in such municipality and on 70 the Internet web site of the municipality. Not later than three days after 71 the conclusion of such public hearing, the registrars shall determine 72 whether to designate any such additional location and shall notify the 73 Secretary of the State of such determination. If the registrars determine 74 that any such additional location be designated, the provisions of 75 subdivision (1) of this subsection shall apply to any such additional 76 location. If the registrars determine that no additional location be 77 designated, such registrars shall include in such notification to the 78 Secretary a detailed explanation for such determination. For the 79 purposes of this subdivision, "population" means the estimated number 80 of people according to the most recent version of the State Register and 81 Manual prepared pursuant to section 3-90 of the general statutes.

(3) The registrars of voters may delegate to each election, primary or
referendum official appointed pursuant to subdivision (1) of this
subsection any of the responsibilities assigned to the registrars of voters.
The registrars of voters shall supervise each such official and train each
such official to be an early voting election, primary or referendum

87 official.

88 (c) Any voter who wishes to vote during a period of early voting at 89 an election, primary or referendum, and is eligible to so vote at such election, primary or referendum, shall (1) appear in person at such times 90 91 as provided in subsection (c) of section 9-174 of the general statutes, as 92 amended by this act, at the location designated by the registrars of 93 voters for early voting, (2) identify such voter as required by subsection 94 (a) of section 9-261 of the general statutes, and (3) declare under oath 95 that such voter has not previously voted in such election, primary or 96 referendum, as provided in subsection (e) of this section.

97 (d) If the registrars of voters determine that a voter is eligible to vote 98 in the election, primary or referendum, the registrars of voters shall 99 check the state-wide centralized voter registration system before 100 allowing such voter to cast an early voting ballot as provided in 101 subsection (e) of this section.

(1) If the registrars of voters determine that the voter has not already
voted, or if there is no report that the voter has already voted, the
registrars shall allow such voter to vote.

105 (2) If the registrars of voters determine that the voter has already 106 voted, such voter shall not be allowed to vote and such matter shall be 107 reviewed by the registrars of voters. After completion of such review, if 108 a resolution of the matter cannot be made, such matter shall be reported 109 to the State Elections Enforcement Commission, which shall conduct an 110 investigation of the matter.

(e) If the voter is allowed to vote, the registrars of voters shall provide such voter with an early voting ballot and early voting envelope and shall make a record of such issuance. The voter shall complete an affirmation printed upon the back of the early voting envelope and shall declare under oath that the voter has not previously voted in the election, primary or referendum. The affirmation shall be in the form substantially as follows and signed by the voter: 118 AFFIRMATION: I, the undersigned, do hereby state, under penalty119 of false statement (perjury), that:

I am the voter appearing in person to vote at an election, primary
 or referendum prior to the day of such election, primary or referendum.

- 122 2. I am eligible to vote in the election, primary or referendum123 indicated for today.
- 124 3. I have identified myself to the satisfaction of the registrars of voters.

4. I have not voted in person or by absentee ballot and I will not voteotherwise than by this ballot at this election, primary or referendum.

127 5. I have received an early voting ballot for the purpose of so voting.

128 .... (Signature of voter)

129 (f) The voter shall forthwith mark the early voting ballot in the 130 presence of the registrars of voters in such a manner that the registrars of voters shall not know how the early voting ballot is marked. The voter 131 132 shall place the early voting ballot in the early voting ballot envelope 133 provided and deposit such envelope in a secured early voting ballot 134 depository receptacle. At the conclusion of each day during the early 135 voting period, the registrars of voters shall transport such receptacle 136 containing such day's early voting ballots to the municipal clerk, who 137 shall retain such ballots, if necessary, in the fire-resistive vault or safe 138 provided for in section 7-27 of the general statutes, until delivery of such 139 ballots to the registrars of voters on the day of the election, primary or 140 referendum for the purpose of counting such ballots. A section of the 141 head moderator's return shall show the number of early voting ballots 142 received from voters. The registrars of voters shall seal a copy of the vote 143 tally for early voting ballots in a depository envelope with the early 144 voting ballots and store such early voting depository envelope with the 145 other election, primary or referendum results materials. The early 146 voting depository envelope shall be preserved by the registrars of voters 147 for the period of time required to preserve counted ballots for elections,

148 primaries or referenda.

(g) Except as provided in section 2 of this act, the provisions of title 9
of the general statutes and any regulation adopted under said title
concerning procedures relating to the custody, control and counting of
absentee ballots shall apply, as nearly as possible, to the custody, control
and counting of early voting ballots under this section.

154 (h) No person shall solicit on behalf of or in opposition to any 155 candidate or on behalf of or in opposition to any question being submitted at the election, primary or referendum, or loiter or peddle or 156 157 offer any advertising matter, ballot or circular to another person within 158 a radius of seventy-five feet of any outside entrance in use as an entry 159 to any location designated by the registrars of voters for early voting or 160 in any corridor, passageway or other approach leading from any such 161 outside entrance to any such location or in any room opening upon any 162 such corridor, passageway or approach.

(i) The provisions of subsections (a) to (h), inclusive, of this sectionshall not apply to any primary held for the purpose of choosing towncommittee members.

Sec. 2. (NEW) (*Effective July 1, 2023*) (a) Early voting ballots received by the municipal clerk prior to the day of an election, primary or referendum, and same-day election or same-day primary registration ballots received by the municipal clerk prior to the day of a regular election or primary, shall be delivered by the municipal clerk to the registrars between six o'clock a.m. and ten o'clock a.m. on the day of the election, primary or referendum.

173 (b) The ballot counters for such early voting ballots and same-day 174 election or same-day primary registration ballots shall proceed to the 175 central counting location or to the respective polling places when 176 counting is to take place pursuant to subsection (b) of section 9-147a of 177 the general statutes at the time, between six o'clock a.m. and ten o'clock 178 a.m. on the day of the election, primary or referendum, designated by the registrars of voters. At the time such ballots are delivered to the ballot counters pursuant to subsection (a) of this section, the ballot counters shall perform any checking of such ballots and proceed, as nearly as possible, as provided in section 9-150a of the general statutes.

183 Sec. 3. Section 9-174 of the general statutes is repealed and the 184 following is substituted in lieu thereof (*Effective July 1, 2023*):

185 (a) Notwithstanding [the provisions of any general statute,] any 186 provision of the general statutes or any special act or municipal charter, 187 at any regular election, or at any special election held to fill a vacancy in 188 a state, district or municipal office, the polls on the day of such election 189 shall remain open for voting from six o'clock a.m. until eight o'clock p.m. 190 No elector shall be permitted to cast such elector's vote after the hour 191 prescribed for the closing of the polls in any election unless such elector 192 is in line at eight o'clock p.m. An election official or a police officer of the 193 municipality, who is designated by the moderator, shall be placed at the 194 end of the line at eight o'clock p.m. Such official or officer shall not allow 195 any electors who were not in such line at eight o'clock p.m. to enter such 196 line.

197 (b) Notwithstanding [the provisions of any general statute,] any 198 provision of the general statutes or any special act or municipal charter, 199 at any regular election, each location designated for [election day] same-200 day election or same-day primary registration pursuant to subsection 201 (c) of section 9-19j, as amended by this act, shall, on election day or 202 primary day, as those terms are defined in said section, remain open for 203 [election day] registration and voting from six o'clock a.m. until eight 204 o'clock p.m. No applicant for [election day] same-day election or same-205 day primary registration shall be admitted as an elector or permitted to 206 cast such applicant's vote after the hour prescribed for the closing of the 207 location designated for such purposes [in any regular] on election day 208 or primary day unless such applicant is in line at eight o'clock p.m. An 209 election or primary official or a police officer of the municipality, who is appointed by the registrars of voters, shall be placed at the end of the 210 211 line at eight o'clock p.m. Such official or officer shall not allow any

212 applicants who were not in such line at eight o'clock p.m. to enter such213 line.

214 (c) (1) Notwithstanding any provision of the general statutes or any 215 special act or municipal charter, at any regular election held on or after July 1, 2023, and at any primary held on or after January 1, 2024, each 216 217 location designated for the conduct of early voting pursuant to 218 subsection (b) of section 1 of this act or for same-day election or same-219 day primary registration pursuant to subsection (c) of section 9-19i, as 220 amended by this act, shall, during the early voting period, remain open from ten o'clock a.m. to six o'clock p.m., except that such location shall 221 222 remain open from eight o'clock a.m. to eight o'clock p.m. on the last 223 Wednesday and Thursday prior to the election or primary. 224 (2) Notwithstanding any provision of the general statutes or any

special act or municipal charter, at any special election, and at any referendum not held in conjunction with a regular election or primary, held on or after January 1, 2024, each location designated for the conduct of early voting pursuant to subsection (b) of section 1 of this act shall, during the early voting period, remain open from ten o'clock a.m. to six o'clock p.m.

231 (3) No voter shall be permitted to cast such voter's vote after the hour 232 prescribed for the closing of the location designated for early voting at 233 such election, primary or referendum unless such voter is in line at such 234 prescribed hour. An election, primary or referendum official or a police officer of the municipality, who is appointed by the registrars of voters, 235 shall be placed at the end of the line at such prescribed hour. Such 236 237 official or officer shall not allow any voters who were not in such line at 238 such prescribed hour to enter such line.

Sec. 4. Subsection (a) of section 9-174a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2023):

242 (a) For each municipality, the registrars of voters, in consultation with

243 the municipal clerk, shall create an emergency contingency plan for 244 elections, primaries and referenda to be held within such municipality, including the conduct of early voting, as provided in section 1 of this 245 246 act, at such regular elections held on or after July 1, 2023, and at such 247 primaries, special elections and referenda not held in conjunction with 248 a regular election or primary which are held on or after January 1, 2024. 249 Such plan shall include, but not be limited to, (1) solutions for ballot or envelope shortages, and (2) strategies to implement in the event of (A) a 250 251 shortage or absence of [poll workers] election, primary or referendum 252 officials at the polling place or the location designated for early voting, 253 as applicable, (B) a loss of power, (C) a fire or the sounding of an alarm 254 within a polling place or a location designated for early voting, (D) voting machine malfunctions, (E) a weather or other natural disaster, (F) 255 256 the need to remove [a poll worker or moderator] an election, primary or 257 referendum official and to replace such [worker or moderator] official, 258 and (G) disorder in and around the polling place or the location 259 designated for early voting. 260 Sec. 5. Section 9-19j of the general statutes is repealed and the 261 following is substituted in lieu thereof (*Effective July 1, 2023*): 262 (a) As used in [this subsection and subsections (b) to (i), inclusive, of] 263 this section: [, "election day"] 264 (1) "Election day" means the day on which a regular election, as defined in section 9-1, as amended by this act, is held; 265 266 (2) "Primary day" means the day on which a primary, as defined in 267 section 9-372 or 9-463, as applicable, is held; 268 (3) "Same-day election registration" means admission as an elector 269 during the period of early voting at a regular election, as provided in 270 section 1 of this act, or on election day; and 271 (4) "Same-day primary registration" means both admission as an 272 elector and enrollment in a political party holding a primary during the 273 period of early voting at a primary, as provided in section 1 of this act, {\\PRDFS1\SCOUSERS\FORZANOF\WS\2023SB-01064-LCO 9 of 37 R02-SB.docx }

## 274 <u>or on primary day</u>.

275 (b) Notwithstanding the provisions of this chapter, a person who (1) 276 is (A) not an elector, or (B) an elector registered in a municipality who 277 wishes to change such elector's registration to another municipality 278 pursuant to the provisions of subdivision (2) of subsection (e) of this 279 section, and (2) meets the eligibility requirements under subsection (a) 280 of section 9-12, may apply for [admission as an elector on election day] 281 same-day election registration or same-day primary registration 282 pursuant to the provisions [of subsections (a) to (i), inclusive,] of this 283 section.

284 (c) (1) The registrars of voters shall designate a location for the 285 completion and processing of [election day registration applications on 286 election day] <u>same-day election registrations and same-day primary</u> 287 registrations, provided (A) the registrars of voters [shall] have access to 288 the state-wide centralized voter registration system from such location, 289 and (B) such location [shall be] is certified in writing to the Secretary of 290 the State not later than [thirty-one] forty-five days before election day or 291 primary day. The written certification under subparagraph (B) of this 292 subdivision shall (i) include the name, street address and relevant 293 contact information associated with such location, (ii) list the name and 294 address of each election official or primary official who shall be 295 appointed by the registrars of voters to serve at such location, if any, and 296 (iii) provide a description of the design of such location and a plan for 297 effective completion and processing of such applications. The Secretary 298 shall approve or disapprove such written certification not later than 299 [fifteen] twenty-nine days before election day or primary day and may 300 require the registrars of voters to appoint one or more additional 301 election officials or primary officials or alter such design or plan.

(2) The registrars of voters may apply to the Secretary of the State not
later than [sixty] <u>seventy-four</u> days before election day <u>or primary day</u>,
in a form and manner prescribed by the Secretary, to designate any
additional location for the completion and processing of [election day]
<u>same-day election or same-day primary</u> registration applications. [on

election day.] The Secretary shall approve or disapprove such
application not later than [forty-five] <u>fifty-nine</u> days before election day
<u>or primary day</u>. If the Secretary approves such application, the registrars
of voters may so designate any such additional location. The provisions
of subdivision (1) of this subsection shall apply to any such additional
location.

(3) The registrars of voters may delegate to each election official <u>or</u>
<u>primary official</u> appointed pursuant to subdivision (1) of this subsection
[, if any,] any of the responsibilities assigned to the registrars of voters.
The registrars of voters shall supervise each such election official <u>or</u>
<u>primary official</u> and train each such [election] official to be [an election
day registration election] <u>a same-day election or same-day primary</u>
<u>registration</u> official.

320 (d) Any person applying [to register on election day] for same-day 321 election or same-day primary registration under the provisions [of 322 subsections (a) to (i), inclusive,] of this section shall make application in 323 accordance with the provisions of section 9-20, provided (1) (A) on 324 election day or primary day, the applicant shall appear in person not 325 later than eight o'clock p.m., in accordance with subsection (b) of section 326 9-174, as amended by this act, at the location designated by the registrars 327 of voters for [election day registration] same-day election or same-day 328 primary registration, and (B) during the period of early voting prior to 329 election day or primary day, the applicant shall appear in person at such 330 times as provided in subdivision (1) of subsection (c) of section 9-174, as 331 amended by this act, at such location, (2) an applicant who is a student 332 enrolled at an institution of higher education may submit a current 333 photo identification card issued by such institution in lieu of the 334 identification required by section 9-20, and (3) the applicant shall declare under oath that the applicant has not previously voted in the 335 336 election or primary, as provided in subsection (f) of this section. If the information that the applicant is required to provide under section 9-20 337 338 and [subsections (a) to (i), inclusive, of] this section does not include 339 proof of the applicant's residential address, the applicant shall also

submit identification that shows the applicant's bona fide residence address, including, but not limited to, a learner's permit issued under section 14-36 or a utility bill that has the applicant's name and current address and that has a due date that is not later than thirty days after the election <u>or primary</u> or, in the case of a student enrolled at an institution of higher education, a registration or fee statement from such institution that has the applicant's name and current address.

(e) If the registrars of voters determine that an applicant satisfies the
application requirements set forth in subsection (d) of this section, the
registrars of voters shall check the state-wide centralized voter
registration system before admitting such applicant as an elector or
<u>enrolling such applicant in a political party holding a primary</u>.

352 (1) If the registrars of voters determine that the applicant is not 353 already an elector, the registrars of voters shall admit the applicant as 354 an elector and the privileges of an elector shall attach immediately. 355 Subject to the provisions of section 9-59, if the registrars of voters 356 determine that the applicant is not already enrolled in a political party, the registrars of voters shall enroll the applicant in the political party 357 358 holding a primary of such applicant's preference and the privileges of 359 party enrollment shall attach immediately.

360 (2) If the registrars of voters determine that such applicant is an 361 elector in another municipality and such applicant [states that he or she] 362 wants to change the municipality in which the applicant is an elector, 363 notwithstanding the provisions of section 9-21, the registrars of voters 364 of the municipality in which such elector now seeks to register shall 365 immediately notify the registrars of voters in such other municipality 366 that such elector is changing the municipality in which the applicant is an elector. The registrars of voters in such other municipality shall notify 367 368 the election officials or primary officials in such municipality to remove 369 such elector from the official voter list and, if applicable, any enrollment 370 list of such municipality. Such election officials or primary officials shall 371 cross through the elector's name on such official voter list and, if 372 applicable, enrollment list and mark "off" next to such elector's name on

373 <u>any</u> such [official voter] list.

374 (A) If it is reported that such applicant already voted in such other 375 municipality, the registrars of voters of such other municipality shall 376 immediately notify the registrars of voters of the municipality in which 377 such elector now seeks to register. In such event, such elector shall not 378 receive [an election day] a same-day election or same-day primary 379 registration ballot from the registrars of voters of the municipality in 380 which such elector now seeks to register. For any such elector, the 381 [election day] same-day election or same-day primary registration 382 process shall cease in the municipality in which such elector now seeks 383 to register and such matter shall be reviewed by the registrars of voters 384 in the municipality in which such elector now seeks to register. After 385 completion of such review, if a resolution of the matter [can not] cannot 386 be made, such matter shall be reported to the State Elections 387 Enforcement Commission which shall conduct an investigation of the 388 matter.

389 (B) If there is no such report that such applicant already voted in the other municipality, the registrars of voters of the municipality in which 390 391 the applicant seeks to register shall admit the applicant as an elector and 392 the privileges of an elector shall attach immediately. Subject to the 393 provisions of section 9-59, the registrars of voters shall also enroll the 394 applicant in the political party holding a primary of such applicant's 395 preference and the privileges of party enrollment shall attach 396 immediately.

397 (f) If the applicant is admitted as an elector, the registrars of voters 398 shall provide the elector with [an election day] a same-day election or 399 same-day primary registration ballot and [election day] same-day 400 election or same-day primary registration envelope and shall make a 401 record of such issuance. The elector shall complete an affirmation 402 imprinted upon the back of the same-day election or same-day primary 403 registration envelope [for an election day registration ballot] and shall declare under oath that the applicant has not previously voted in the 404 405 election or primary. The affirmation shall be in the form substantially as

406 follows and signed by the voter:

407 AFFIRMATION: I, the undersigned, do hereby state, under penalty 408 of false statement, (perjury) that:

1. I am the person admitted here as an elector in the town indicated.

410 2. I am eligible to vote in the election <u>or primary</u> indicated for today411 in the town indicated.

412 3. The information on my voter registration card is correct and 413 complete.

414 4. I reside at the address that I have given to the registrars of voters.

5. If previously registered at another location, I have provided such address to the registrars of voters and hereby request cancellation of such prior registration.

6. I have not voted in person or by absentee ballot and I will not voteotherwise than by this ballot at this election <u>or primary</u>.

7. I completed an application for [an election day] <u>a same-day election</u>
<u>registration or same-day primary</u> registration ballot and received [an
election day] <u>a same-day election registration or same-day primary</u>
registration ballot.

424 .... (Signature of voter)

425 (g) The elector shall forthwith mark the [election day] same-day 426 election or same-day primary registration ballot in the presence of the 427 registrars of voters in such a manner that the registrars of voters shall 428 not know how the [election day] same-day election or same-day 429 primary registration ballot is marked. The elector shall place the 430 [election day] same-day election or same-day primary registration ballot 431 in the [election day] same-day election or same-day primary registration 432 ballot envelope provided, and deposit such envelope in a secured 433 [election day] same-day election or same-day primary registration ballot

434 depository receptacle. At the conclusion of each day during the early voting period, the registrars of voters shall transport such receptacle 435 containing such day's same-day election or same-day primary 436 437 registration ballots to the municipal clerk, who shall retain such ballots, 438 if necessary, in the fire-resistive vault or safe provided for in section 7-439 27, until delivery of such ballots to the registrars of voters on election 440 day or primary day for the purpose of counting such ballots. On election day or primary day, at the time designated by the registrars of voters 441 442 and noticed to election officials or primary officials, the registrars of 443 voters shall transport such receptacle containing the [election day] 444 same-day election or same-day primary registration ballots received on such election day or primary day to the central location or polling place, 445 pursuant to subsection (b) of section 9-147a, where absentee ballots are 446 447 counted and such [election day] same-day election or same-day primary 448 registration ballots shall be counted by the election officials or primary 449 officials present at such central location or polling place. A section of the head moderator's return shall show the number of [election day] same-450 451 day election or same-day primary registration ballots received from 452 electors. The registrars of voters shall seal a copy of the vote tally for 453 [election day] same-day election or same-day primary registration 454 ballots in a depository envelope with the [election day] same-day 455 election or same-day primary registration ballots and store such [election day] same-day election or same-day primary registration 456 457 depository envelope with the other election or primary results materials. The [election day] same-day election or same-day primary 458 registration depository envelope shall be preserved by the registrars of 459 460 voters for the period of time required to preserve counted ballots for 461 elections.

(h) [The] Except as provided in section 2 of this act, the provisions of
[the general statutes and regulations] title 9 and any regulation adopted
under said title concerning procedures relating to the custody, control
and counting of absentee ballots shall apply, as nearly as possible, to the
custody, control and counting of [election day] same-day election or
same-day primary registration ballots under [subsections (a) to (i),

468 inclusive, of] this section.

(i) After the acceptance of [an election day] a same-day election or 469 470 same-day primary registration, the registrars of voters shall forthwith 471 send a registration confirmation notice to the residential address of each 472 applicant who [is] was admitted as an elector on election day [under 473 subsections (a) to (i), inclusive, of <u>or during the period of early voting</u> 474 prior to election day, or who was enrolled in a political party holding a 475 primary on primary day or during the period of early voting prior to 476 primary day, under this section. Such confirmation shall be sent by first 477 class mail with instructions on the envelope that it be returned if not deliverable at the address shown on the envelope. If a confirmation 478 479 notice is returned undelivered, the registrars shall forthwith take the 480 necessary action in accordance with section 9-35 or 9-43, as applicable, 481 notwithstanding the May first deadline in section 9-35.

482 (i) No person shall solicit [in] on behalf of or in opposition to [the 483 candidacy of another or himself or herself or in] any candidate or on 484 behalf of or in opposition to any question being submitted at the 485 election, or loiter or peddle or offer any advertising matter, ballot or 486 circular to another person within a radius of seventy-five feet of any 487 outside entrance in use as an entry to any location designated by the 488 registrars of voters for [election day] same-day election or same-day 489 primary registration balloting or in any corridor, passageway or other 490 approach leading from any such outside entrance to any such location 491 or in any room opening upon any such corridor, passageway or 492 approach.

Sec. 6. Subsection (a) of section 9-225 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2023):

(a) (1) Except as provided in subdivision (2) of this subsection, the
town clerk or assistant town clerk of each town shall warn the electors
therein to meet on the Tuesday following the first Monday in November
in the even-numbered years, at six o'clock a.m., which warning shall be

500 given by publication (A) in a newspaper having a general circulation in 501 such town, or towns in the case of a joint publication under subsection 502 (b) of this section, not more than fifteen nor less than five days previous 503 to [holding] the commencement of the period of early voting at such 504 election, and (B) on such town's Internet web site, not more than fifteen 505 nor less than five days previous to [holding] the commencement of the 506 period of early voting at such election. The clerk in each town shall, in 507 the warning for such election, give notice of (i) the time and the location of each polling place in the town, (ii) in towns divided into voting 508 509 districts, the time and the location of each polling place in each district, 510 [and] (iii) the time and the [location] site of each location designated for 511 [election day] same-day election registration in the town, and (iv) the time and the site of each location designated for the conduct of early 512 513 voting, at which such election will be held. The town clerk shall record 514 each such warning.

(2) For the state election in 2020, and any election held pursuant to
section 9-211, 9-212, 9-215 or 9-218 on or after June 23, 2021, but prior to
November 3, 2021, the warning under subsection (a) of this section shall
be given not more than seven nor less than four days previous to
holding such election.

520 Sec. 7. Subsection (a) of section 9-226 of the general statutes is 521 repealed and the following is substituted in lieu thereof (*Effective July 1*, 522 2023):

523 (a) The warning of each municipal election shall specify the objects 524 for which such election is to be held. Except as provided in subsection 525 (b) of this section, notice of a town election shall be given by the town 526 clerk or assistant town clerk, by publishing a warning (1) in a newspaper 527 published in such town or having a general circulation therein, such 528 publication to be not more than fifteen nor less than five days previous 529 to [holding] the commencement of the period of early voting at the 530 election, and (2) on such town's Internet web site, such publication to be 531 not more than fifteen nor less than five days previous to [holding] the 532 commencement of the period of early voting at the election. The town

clerk in each town shall, in the warning for such election, give notice of 533 (A) the time and the location of each polling place in the town, (B) in 534 535 towns divided into voting districts, the time and the location of each 536 polling place in each district, [and] (C) the time and the [location] site of 537 each location designated for [election day] same-day election 538 registration, and (D) the time and the site of each location designated for 539 the conduct of early voting, in the town. The town clerk shall record each such warning. Except as provided in subsection (b) of this section, 540 541 notice of an election of a city or borough shall be given by publishing a 542 warning (i) in a newspaper published within the limits of such city or 543 borough or having a general circulation therein, not more than fifteen 544 nor less than five days previous to [holding] the commencement of the 545 period of early voting at the election, and (ii) on the Internet web site of 546 such city or borough, or the town having such city or borough within 547 such town's limits, not more than fifteen nor less than five days previous 548 to [holding] the commencement of the period of early voting at the election, which warning shall include notice of (I) the time and the 549 550 location of each polling place in such city or borough, (II) in cities and 551 boroughs divided into voting districts, the time and the location of each 552 polling place in each district, [and] (III) the time and the [location] site 553 of each location designated for [election day registration] same-day 554 election registration in such city or borough, and (IV) the time and the 555 site of each location designated for the conduct of early voting in such 556 city or borough.

557 Sec. 8. Subsections (a) to (c), inclusive, of section 9-255a of the general 558 statutes are repealed and the following is substituted in lieu thereof 559 (*Effective July 1, 2023*):

(a) The registrars of voters and municipal clerk from each
municipality shall jointly certify, in writing, to the Secretary of the State
the number of ballots for each polling place in the municipality that have
been ordered for each election or primary to be held within such
municipality. Such registrars and clerk shall also so certify the number
of ballots for each location designated for the conduct of early voting in

the municipality that have been ordered for each regular election held 566 567 on or after July 1, 2023, and for each primary or special election held on 568 or after January 1, 2024. Such certification shall be on a form provided by the Secretary that shall have questions, including, but not limited to, 569 570 those pertaining to the historical turnout for each such polling place or 571 location, as applicable, in the municipality for the past four elections or 572 primaries of similar nature to the election or primary to be held. The 573 registrars of voters and municipal clerk shall include as part of any such 574 certification any other relevant factors that may be unique to each such 575 polling place or location in their municipality. Such certification shall be 576 provided to the Secretary not later than thirty-one days prior to the 577 commencement of the period of early voting at an election or twenty-578 one days prior to the commencement of the period of early voting at a 579 primary.

(b) If the registrars of voters and municipal clerk of a municipality do not jointly submit the certification as set forth in subsection (a) of this section, such registrars of voters and municipal clerk shall order a number of ballots equal to the total number of registered voters in their municipality for such election or primary.

585 (c) The registrars of voters and municipal clerk may jointly apply to 586 the Secretary of the State for a waiver of the requirements of subsections 587 (a) and (b) of this section. Such waiver request shall be submitted to the Secretary of the State, in writing, not later than the forty-fifth day before 588 589 the commencement of the period of early voting at the election or the 590 thirtieth day before the commencement of the period of early voting at 591 the primary to be held and shall demonstrate good cause for such 592 waiver. Not later than five days after receipt of such waiver request, the 593 Secretary shall notify, in writing, the municipal clerk requesting a 594 waiver, of the Secretary's response.

595 Sec. 9. Section 9-373a of the general statutes is repealed and the 596 following is substituted in lieu thereof (*Effective July 1, 2023*):

597 Any person desiring to be a write-in candidate for any state, district

598 or municipal office to be filled at any regular election shall register his 599 candidacy with the Secretary of the State on a form prescribed by the 600 Secretary. The registration shall include the candidate's name and 601 address, the designation and term of the office sought, a statement of 602 consent to the candidacy, and any other information which the Secretary 603 deems necessary. In the case of a write-in candidacy for the office of 604 Governor or Lieutenant Governor, the registration shall include a 605 candidate for each of those offices, or shall be void. The registration shall 606 not include a designation of any political party. The registration shall be 607 filed with the Secretary not more than ninety days prior to the election 608 at which the office is to be filled and not later than four o'clock p.m. on 609 the fourteenth day preceding the commencement of the period of early 610 voting at the election, or the registration shall be void. No person 611 nominated for an office by a major or minor party or by nominating 612 petition shall register as a write-in candidate for that office under the 613 provisions of this section, and any registration of a write-in candidacy 614 filed by such a person shall be void. Notwithstanding any provision of 615 this section to the contrary, any person desiring to be a write-in 616 candidate for the municipal office of town meeting member in any town 617 having a representative town meeting which has seventy-five or more 618 members shall register his candidacy with the town clerk of such town 619 not later than the last business day preceding the commencement of the 620 period of early voting at such election. A person may register as a write-621 in candidate for a district or municipal office if such person's name 622 appears on the last-completed registry list of the district or municipality 623 represented by such office, as the case may be. A person may register as 624 a write-in candidate for a state office if such person's name appears on 625 the last-completed registry list of the state.

Sec. 10. Subsections (a) and (b) of section 9-224b of the general statutes
are repealed and the following is substituted in lieu thereof (*Effective January 1, 2024*):

(a) Except as provided in subsection (b) of this section, in order to bea valid write-in candidate in a special election called to fill a vacancy in

a state, district or municipal office, a person shall register with the
Secretary of the State not earlier than ninety days before such election
and not later than the end of the business day on the fourteenth day
preceding the commencement of the period of early voting at such
election.

(b) In order to be a valid write-in candidate in a special election called
to fill a vacancy in the municipal office of town meeting member in any
town having a representative town meeting which has seventy-five or
more members, a person shall register with the town clerk of such town
not earlier than ninety days preceding such election and not later than
the last business day preceding <u>the commencement of the period of</u>
<u>early voting at</u> the election.

643 Sec. 11. Section 9-329b of the general statutes is repealed and the 644 following is substituted in lieu thereof (*Effective from passage*):

(a) At any time prior to a primary held <u>before January 1, 2024, and</u>
pursuant to sections 9-423, 9-425 and 9-464, or a special act, or prior to
any <u>regular</u> election <u>held before July 1, 2023, or any special election held</u>
<u>before January 1, 2024</u>, the Superior Court may issue an order removing
a candidate from a ballot where it is shown that [said] <u>such</u> candidate is
improperly on the ballot.

651 (b) At any time prior to the commencement of the period of early 652 voting at a primary held on or after January 1, 2024, and pursuant to 653 sections 9-423, 9-425 and 9-464, or a special act, or prior to the 654 commencement of the period of early voting at any regular election held 655 on or after July 1, 2023, or at any special election held on or after January 656 1, 2024, the Superior Court may issue an order removing a candidate 657 from a ballot where it is shown that such candidate is improperly on the 658 ballot. 659 Sec. 12. Section 9-460 of the general statutes is repealed and the

660 following is substituted in lieu thereof (*Effective July 1, 2023*):

661 If any party has nominated a candidate for office, or, on and after

November 4, 1981, if a candidate has qualified to appear on any ballot 662 663 by nominating petition under a reserved party designation, in 664 accordance with the provisions of this chapter, and such nominee 665 thereafter, but prior to forty-six days before the opening of the polls on the day of the election for which such nomination has been made, dies, 666 667 withdraws such nominee's name or for any reason becomes disqualified 668 to hold the office for which such nominee has been nominated (1) such 669 party or, on and after November 4, 1981, the party designation 670 committee may make a nomination to fill such vacancy or provide for 671 the making of such nomination as its rules prescribe, and (2) if another 672 party that is qualified to nominate a candidate for such office does not 673 have a nominee for such office, such party may also nominate a 674 candidate for such office as its rules prescribe. No withdrawal, and no 675 nomination to replace a candidate who has withdrawn, under this 676 section shall be valid unless the candidate who has withdrawn has filed 677 a letter of withdrawal signed by such candidate with the Secretary of the 678 State in the case of a state or district office or the office of state senator 679 or state representative from any district, or with the municipal clerk in 680 the case of a municipal office other than state senator or state 681 representative. A copy of such candidate's letter of withdrawal to the 682 municipal clerk shall also be filed with the Secretary of the State. No 683 nomination to fill a vacancy under this section shall be valid unless it is 684 certified to the Secretary of the State in the case of a state or district office 685 or the office of state senator or state representative from any district, or 686 to the municipal clerk in the case of a municipal office other than state 687 senator or state representative, by the organization or committee 688 making such nomination, at least forty-two days before the opening of 689 the polls on the day of the election, except as otherwise provided by this 690 section. If a nominee dies within forty-six days before the election, but 691 prior to twenty-four hours before the [opening of the polls on the day 692 of] commencement of the period of early voting at the election for which 693 such nomination has been made, the vacancy may be filled in the 694 manner prescribed in this section by two o'clock p.m. of the day before 695 the [election] first day of such period of early voting with the municipal 696 clerk or the Secretary of the State, as the case may be. If a nominee dies

697 within twenty-four hours before the [opening of the polls] 698 commencement of the period of early voting at the election and prior to 699 the close of the polls on the day of the election for which such 700 nomination has been made, such nominee shall not be replaced and the 701 votes cast for such nominee shall be canvassed and counted, and if such 702 nominee receives a plurality of the votes cast, a vacancy shall exist in the 703 office for which the nomination was made. The vacancy shall then be 704 filled in a manner prescribed by law. A copy of such certification to the 705 municipal clerk shall also be filed with the Secretary of the State. Such 706 nomination to fill a vacancy due to death or disqualification shall 707 include a statement setting forth the reason for such vacancy. If at the 708 time such nomination is certified to the Secretary of the State or to the 709 municipal clerk, as the case may be, the ballots have already been printed, the Secretary of the State shall direct the municipal clerk in each 710 711 municipality affected to (A) have the ballots reprinted with the 712 nomination thus made included thereon, (B) cause printed stickers to be 713 affixed to the ballots so that the name of any candidate who has died, 714 withdrawn or been disqualified is deleted and the name of any 715 candidate chosen to fill such vacancy appears in the same position as 716 that in which the vacated candidacy appeared, or (C) cause blank 717 stickers to be so affixed if the vacancy is not filled.

Sec. 13. Section 9-426 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective January 1, 2024*):

720 If only one candidacy has been filed by a person other than a party-721 endorsed candidate for the nomination by a political party to a 722 particular office and the candidate whose candidacy has been so filed 723 thereafter, but prior to the [opening of the polls] commencement of the 724 period of early voting at such primary, dies, withdraws his name from 725 nomination or for any reason becomes disqualified to hold the office for 726 which he is a candidate, no primary shall be held for the nomination of 727 such party to that office and the party-endorsed candidate for such 728 office shall be deemed to have been lawfully chosen in the same manner 729 and to the same extent as is provided in sections 9-382 to 9-450,

730 inclusive, in the case where no candidacy other than a party-endorsed 731 candidacy has been filed. If candidacies have been filed by only one 732 group of persons other than party-endorsed candidates for election to a 733 town committee, and the candidates whose candidacies have been so 734 filed thereafter, but prior to the [opening of the polls] commencement of 735 the period of early voting at such primary, die, withdraw their names 736 from nomination or for any reason become disqualified to hold the 737 positions for which they are candidates, so as to render the number of 738 candidacies so filed less than twenty-five per cent of the number of town 739 committee members to be elected by such party either in the 740 municipality or in the political subdivision, as the case may be, no 741 primary shall be held for those positions and the party-endorsed 742 candidates for such positions shall be deemed to have been lawfully 743 chosen in the same manner and to the same extent as is provided in 744 sections 9-382 to 9-450, inclusive, in the case where no candidacies other 745 than party-endorsed candidacies have been filed. If any person on a 746 slate, prior to the [opening of the polls] commencement of the period of 747 early voting at such primary, dies, withdraws his name from 748 nomination or for any reason becomes disqualified to hold the position 749 for which he is a candidate, such partial slate shall appear on the ballot 750 at the primary and, if such partial slate wins, then the remaining 751 members may fill the vacancy. If only one such slate other than a slate 752 of party-endorsed candidates has been filed for election and prior to the 753 [opening of the polls] commencement of the period of early voting at 754 such primary each of the persons on such slate dies, withdraws or 755 becomes disgualified, no primary shall be held for those positions and 756 the party-endorsed candidates for those positions shall be deemed to 757 have been lawfully chosen in the same manner and to the same extent 758 as is provided in sections 9-382 to 9-450, inclusive, in the case where no 759 candidacies other than party-endorsed candidacies have been filed.

Sec. 14. Section 9-428 of the general statutes is repealed and thefollowing is substituted in lieu thereof (*Effective January 1, 2024*):

762

If a party-endorsed candidate for nomination to an office or for

763 election to the position of town committee member, prior to twenty-four 764 hours before the [opening of the polls] commencement of the period of 765 early voting at the primary, dies or, prior to ten days before the first day of such [primary] period of early voting, withdraws his name from 766 767 nomination or for any reason becomes disgualified to hold the office or 768 position for which he is a candidate, the state central committee, the 769 town committee or other authority of the party which endorsed such 770 candidate may make an endorsement to fill such vacancy or provide for 771 the making of such endorsement, in such manner as is prescribed in the 772 rules of such party, and certify to the registrar and municipal clerk or to 773 the Secretary of the State, as the case may be, the name of the person so 774 endorsed. If such certification is made at least twenty-four hours prior 775 to the [opening of the polls] commencement of the period of early voting 776 at the primary, in the case of such an endorsement to replace a candidate 777 who has died, or at least seven days before the first day of such 778 [primary] period of early voting, in the case of such an endorsement to replace a candidate who has withdrawn or become disqualified, such 779 780 person so endorsed shall run in the primary as the party-endorsed 781 candidate, except as provided in sections 9-416 and 9-417. If such 782 certification of another party-endorsed candidate has been made within 783 the time specified in this section, and if the ballots have already been 784 printed and the names of the candidates for such office or position 785 appear on the ballots, the Secretary of the State or the registrar, as the case may be, shall direct the clerk of each municipality holding such 786 primary to have the ballots reprinted with the name of the person so 787 788 certified included thereon; provided, in the case of such an endorsement 789 to replace a candidate who has died, if such certification has been made 790 less than ninety-six hours but at least twenty-four hours prior to the 791 [opening of the polls] commencement of the period of early voting at 792 the primary, such Secretary or registrar shall direct such clerk to have 793 stickers printed and inserted upon the ballots, having the name of the 794 person so certified appearing thereon, and the moderator in each polling 795 place shall cause such stickers to be pasted on the ballots before the 796 opening of the polls at such primary.

Sec. 15. Section 9-429 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective January 1, 2024*):

799 If, prior to the [opening of the polls] commencement of the period of 800 early voting at a primary for nomination to an office or for election of 801 town committee members, such a number of candidates have died, 802 withdrawn their names or become ineligible, and have not been 803 replaced as permitted in sections 9-426, as amended by this act, and 9-804 428, as amended by this act, as to render the total number of candidates 805 for such office or position no greater than the number to be nominated 806 to such office or elected to such positions, the primary shall not be held, 807 and each of the party-endorsed and other candidates shall be deemed to 808 have been lawfully nominated to such office or elected to such positions.

Sec. 16. Subsection (b) of section 9-55 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2024):

812 (b) If a political party authorizes unaffiliated electors to vote in a 813 primary, under section 9-431, and a notice of primary is published, the 814 registrars shall cause a list of all unaffiliated electors eligible to vote in 815 the primary to be printed before the commencement of the period of 816 early voting at such primary. If unaffiliated electors are authorized to 817 vote in only one party's primary and are authorized to vote for all offices 818 to be contested at the primary, the registrars may print the list of 819 unaffiliated electors in combination with such party's enrollment list, 820 indicating party affiliation where applicable.

Sec. 17. Section 9-217 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective January 1, 2024*):

The Secretary of the State shall provide to the clerk of the municipality in which such election is to be held a list of the candidates of each party for such office by the thirty-fourth day before <u>the</u> <u>commencement of the period of early voting at</u> such special election.

827 Sec. 18. Subsection (b) of section 9-4a of the general statutes is

repealed and the following is substituted in lieu thereof (*Effective July 1*,2023):

830 (b) The voter guide shall contain:

(1) The date of the state election and the hours the polls will be open,
and the dates of the period of early voting at such state election and the

833 <u>hours the locations designated for the conduct of early voting will be</u>834 open;

835 (2) The name, party affiliation and contact information of each 836 candidate who is nominated or qualifies as a petitioning candidate for 837 election to the office of President of the United States, Vice-President of 838 the United States, senator in Congress, representative in Congress, 839 Governor, Lieutenant Governor, Attorney General, State Treasurer, 840 State Comptroller, Secretary of the State, state senator or state 841 representative at the state election. As used in this section, "contact 842 information" means any or all of the following information received by 843 the Secretary of the State in the course of the secretary's elections duties 844 or by the Federal Election Commission: A candidate's campaign mailing 845 address, telephone number, facsimile number, electronic mail address 846 and web site. The voter guide may provide contact information for a 847 candidate for the office of President of the United States, Vice-President 848 of the United States, senator in Congress or representative in Congress 849 by an electronic link to such information on the Federal Election 850 Commission's web site;

(3) The following three maps produced pursuant to the most recent decennial reapportionment of General Assembly and Connecticut congressional districts: One map showing the boundaries of state senatorial districts, one map showing the boundaries of state house of representatives districts and one map showing the boundaries of state congressional districts;

857 (4) A description of each office to be filled at the state election;

858 (5) An absentee ballot application in printable format;

859 (6) Instructions regarding voting by absentee ballot;

860 (7) Information on the procedure for registering to vote;

861 (8) A voter registration application in printable format;

862 (9) The full text of each proposed constitutional amendment that will863 appear on the ballot at the state election;

864 (10) The explanatory text as to the content and purpose of each such
865 proposed constitutional amendment, which is prepared by the Office of
866 Legislative Research pursuant to section 2-30a; and

867 (11) The text of the Voter's Bill of Rights set forth in section 9-236b.

868 Sec. 19. (NEW) (*Effective from passage*) (a) The Secretary of the State 869 shall develop and conduct a state-wide public awareness campaign to 870 educate the public regarding the availability of early voting at elections, 871 primaries and referenda and provide information to the public 872 concerning such early voting, including, but not limited to, the number 873 of days of early voting prior to an election, primary or referendum, the 874 hours for early voting during such days and the procedures for casting 875 a ballot at locations designated for the conduct of early voting.

876 (b) The Secretary of the State shall develop an early voting procedure 877 manual, which shall include, but need not be limited to, a model plan 878 for the designation and staffing of locations for the conduct of early 879 voting, and shall revise such procedure manual as necessary in 880 accordance with changes in the law relating to the conduct of early 881 voting. The Secretary shall distribute such procedure manual, and any 882 revision to such procedure manual, to each registrar of voters and 883 municipal clerk and shall publish such procedure manual, and any such 884 revision, on the Internet web site of the office of the Secretary of the 885 State.

886 Sec. 20. Section 9-235e of the general statutes is repealed and the 887 following is substituted in lieu thereof (*Effective July 1, 2023*): 888 Except as otherwise provided in this section, the Secretary of the 889 State, or the Secretary's designee, shall be allowed access to each polling 890 place or location designated for the conduct of early voting within the state during any municipal, state or federal election, primary or 891 892 recanvass for the purpose of reviewing [each] any such polling place or 893 location and any such recanvass for compliance with state and federal 894 law. If the Secretary is a candidate on the ballot for any election or 895 primary at a polling place or location designated for the conduct of early 896 voting, only the Secretary's designee may access such polling place or 897 location pursuant to the provisions of this section.

Sec. 21. Subsection (a) of section 9-6c of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2023):

901 (a) Two or more municipalities may jointly perform any function that 902 each municipality is required to perform individually under this title, 903 except conduct early voting pursuant to section 1 of this act, by entering 904 into an agreement pursuant to this section. Any such agreement shall be 905 negotiated and shall contain all provisions upon which each 906 participating municipality agrees. Any such agreement shall establish a 907 process for amendment of, termination of and withdrawal from such 908 agreement. Any proposed agreement shall be submitted to the 909 legislative body of each participating municipality for a vote to ratify or 910 reject such agreement. The legislative body of each participating 911 municipality shall provide an opportunity for public comment prior to 912 any such vote. For purposes of this section, providing an opportunity 913 for public comment does not require a legislative body to conduct a 914 public hearing.

915 Sec. 22. Subsection (c) of section 9-50b of the general statutes is
916 repealed and the following is substituted in lieu thereof (*Effective July 1*,
917 2023):

918 (c) Not later than sixty days after each election or primary, the 919 registrars of voters shall update the state-wide centralized voter

920	registration system and indicate whether the eligible voters on the			
921	official registry list for such election or primary voted and, if so, if they			
922	voted in person <u>on the day of such election or primary</u> , in person during			
923	the period of early voting at such election or primary or by absentee			
924	ballot.			
925	Sec. 23. Subsection (y) of section 9-1 of the general statutes is repealed			
926	and the following is substituted in lieu thereof ( <i>Effective July 1, 2023</i> ):			
927	(y) "The last session for admission of electors prior to an election"			
928	means the day which is the [seventh] <u>eighteenth</u> day prior to an election.			
929	Sec. 24. Subsection (a) of section 9-17 of the general statutes are			
930	repealed and the following is substituted in lieu thereof ( <i>Effective July 1</i> ,			
931	2023):			
932	(a) For the purposes of this section, "primary day" means the day that			
933	a primary for state, district and municipal offices is being held in			
934	accordance with section 9-423, and "election day" means the day of each			
935	regular election. (1) The registrars of voters of each town shall hold			
936	sessions to examine the qualifications of electors and admit those found			
937	qualified on the dates and at the times set forth in this section. Such			
938	sessions shall be held on the following days during the hours indicated,			
939	except as provided in subdivision (2) of this subsection:			
T1	Day Hours			
T2	[Fourteenth] <u>Eighteenth</u> day			
Т3	before primary day any two hours between			
T4	5:00 p.m. and 9:00 p.m.			
T5	[Seventh] <u>Eighteenth</u> day			
Т6	before election day 9:00 a.m. to 8:00 p.m.			
940	The session of the registrars of voters on the [seventh] <u>eighteenth</u> day			
941	before election day shall be the last session for admission of electors			

942 prior to an election, as defined in subsection (y) of section 9-1<u>, as</u> 943 <u>amended by this act</u>. (2) No town having a population of less than twenty-five thousand persons shall be required to hold sessions for
admission of electors on the [fourteenth] <u>eighteenth</u> day before primary
day.

Sec. 25. Subsection (f) of section 9-19k of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2023):

950 (f) If an applicant registers to vote pursuant to the provisions of this 951 section after the [seventh] eighteenth day before an election or after the 952 [fifth] eighteenth day before a primary, the privileges of an elector shall 953 not attach until the day after such election or primary, as the case may 954 be. In such event, the registrars of voters may contact such applicant, 955 either by telephone or mail, in order to inform such applicant of the 956 effect of such late received application and any applicable deadline for 957 applying for admission in person.

958 Sec. 26. Subsections (c) and (d) of section 9-23g of the general statutes
959 are repealed and the following is substituted in lieu thereof (*Effective July*960 1, 2023):

961 (c) Forthwith upon receipt of a registration application in the office of 962 the registrars of voters, the registrar shall mark such date on the 963 application and review the application to determine whether the 964 applicant has properly completed it and is legally qualified to register. 965 Forthwith upon completing his review, the registrar shall (1) indicate on 966 the application whether the application has been accepted or rejected, 967 (2) mail a notice to the applicant, (3) indicate on the application the date 968 on which such notice is mailed, and (4) provide a copy of such notice to 969 the other registrar. If the registrar determines that the applicant has not 970 properly completed the application or is not legally qualified to register, 971 the notice shall indicate that the application has been rejected and shall 972 state any reason for rejection. If the registrar determines that the 973 applicant has properly completed the application and is legally 974 qualified to register, the notice shall indicate that the application has 975 been accepted. A notice of acceptance or a notice of rejection shall be

976 sent (A) not later than four days after receipt of an application during 977 the period beginning on the forty-ninth day before an election and 978 ending on the twenty-first day before such election, (B) on the day of 979 receipt of an application if it is received (i) during the period beginning on the [twentieth] thirty-first day before such election and ending on the 980 981 [seventh] eighteenth day before such election, (ii) during the period 982 beginning on the [sixth] seventeenth day before an election and ending 983 on election day if the application has been received by the [seventh] 984 eighteenth day before an election by the Commissioner of Motor 985 Vehicles or by a voter registration agency, (iii) during the period 986 beginning on the [twenty-first] thirty-fourth day before a primary and 987 ending on the [fifth] eighteenth day before a primary, or (iv) during the 988 period beginning on the [fourth] seventeenth day before a primary and 989 ending at twelve o'clock noon on the last weekday before a primary, if 990 the application has been postmarked by the [fifth] eighteenth day before 991 the primary and is received in the office of the registrars of voters during 992 such period or if the application is received by the [fifth] eighteenth day 993 before a primary by the Commissioner of Motor Vehicles or by a voter 994 registration agency, and (C) within ten days of receipt of an application 995 at any other time. A notice of acceptance shall be sent by first-class mail 996 with instructions on the envelope that it be returned if not deliverable 997 at the address shown on the envelope. A notice of acceptance shall 998 indicate the effective date of the applicant's registration and enrollment, 999 the date of the next regularly scheduled election or primary in which the 1000 applicant shall be eligible to vote and the applicant's precinct and 1001 polling place. If a notice of acceptance of an application is returned 1002 undelivered, the registrars shall forthwith take the necessary action in 1003 accordance with section 9-35 or 9-43, notwithstanding the May first 1004 deadline in section 9-35. An applicant for admission as an elector 1005 pursuant to this section and section 9-23h may only be admitted as an 1006 elector by a registrar of voters of the town of his residence. Not later 1007 than December thirty-first, annually, the Secretary of the State shall 1008 establish an official calendar of all deadlines set forth in this subsection 1009 for regularly scheduled elections and primaries to be held in the 1010 following calendar year.

(d) (1) Except as otherwise provided in this subsection, the privileges
of an elector for any applicant for admission under this section and
section 9-23h shall attach immediately upon approval by the registrar,
and the registrars shall enter the name of the elector on the registry list.

1015 (2) Except as provided in subdivision (3) of this subsection, if a mailed 1016 application is postmarked, or if a delivered application is received in the 1017 office of the registrars of voters, after the [seventh] eighteenth day before 1018 an election or after the [fifth] eighteenth day before a primary, the 1019 privileges of an elector shall not attach until the day after such election 1020 or primary, as the case may be. In such event, the registrars of voters 1021 may contact such applicant, either by telephone or mail, in order to 1022 inform such applicant of the effect of such late received mail-in 1023 application and any applicable deadline for applying for admission in 1024 person.

(3) If an application is received after the [seventh] <u>eighteenth</u> day
before an election or after the [fifth] <u>eighteenth</u> day before a primary by
the Commissioner of Motor Vehicles or by a voter registration agency,
the privileges of an elector shall not attach until the day after the election
or primary, as the case may be, or on the day the registrar approves it,
whichever is later.

1031 (4) If on the day of an election or primary, the name of an applicant 1032 does not appear on the official check list, such applicant may present to 1033 the moderator at the polls either a notice of acceptance received through 1034 the mail or an application receipt that was previously provided to the 1035 applicant pursuant to section 9-19e, subsection (b) of section 9-19h, 1036 subsection (b) of this section or section 9-23n. If an applicant presents 1037 said notice or receipt, and either the registrars of voters find the original 1038 application or the applicant submits a new application at the polls, the 1039 registrar, or assistant registrar upon notice to and approval by the 1040 registrar, shall add such person's name and address to the official check 1041 list on such day and the person shall be allowed to vote if otherwise 1042 eligible to vote and the person presents to the checkers at the polling 1043 place a preprinted form of identification pursuant to subparagraph (A)

1044 of subdivision (2) of subsection (a) of section 9-261.

1045 Sec. 27. Subdivision (3) of subsection (a) of section 9-192a of the 1046 general statutes is repealed and the following is substituted in lieu 1047 thereof (*Effective July 1, 2023*):

1048 (3) Once certified, pursuant to subdivision (1) of this subsection, each 1049 registrar shall participate each year in not less than eight hours of 1050 training, not including any training described under subdivision (2) of 1051 subsection (d) of this section, in order to maintain such certification. 1052 Such training shall be as prescribed by the Secretary of the State and 1053 shall be conducted by said Secretary or a third party approved by said 1054 Secretary to conduct such training. On and after July 1, 2023, such 1055 training shall include procedures for the conduct of early voting at 1056 elections, primaries and referenda. Any registrar who fails to satisfy 1057 such annual training requirement shall be directed by the Secretary of 1058 the State to take remedial measures prescribed by said Secretary.

Sec. 28. Subsection (a) of section 9-320f of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2023):

1062 (a) Not earlier than the fifteenth day after any election or primary and 1063 not later than two business days before the canvass of votes by the 1064 Secretary of the State, Treasurer and Comptroller, for any federal or 1065 state election or primary, or by the town clerk for any municipal election 1066 or primary, the registrars of voters shall conduct a manual audit or, for 1067 an election or primary held on or after January 1, 2016, an electronic 1068 audit authorized under section 9-320g of the votes recorded in not less 1069 than five per cent of the voting districts in the state, district or 1070 municipality, whichever is applicable. For the purposes of this section, 1071 any central location used in a municipality for the counting of absentee 1072 ballots, early voting ballots or same-day election or same-day primary 1073 registration ballots shall be deemed a voting district. Such manual or 1074 electronic audit shall be noticed in advance and be open to public 1075 observation. Any election official who participates in the administration and conduct of an audit pursuant to this section shall be compensated
by the municipality at the standard rate of pay established by such
municipality for elections or primaries, as the case may be.

1079 Sec. 29. Subsection (a) of section 9-229 of the general statutes is 1080 repealed and the following is substituted in lieu thereof (*Effective July 1*, 1081 2023):

1082 (a) The registrars of voters in the several towns and, in towns where 1083 there are different registrars for different voting districts, the registrars 1084 of voters in such districts shall appoint the moderators of regular and 1085 special state and municipal elections in their respective towns or 1086 districts. For the purpose of providing a reserve group of persons who 1087 may serve as moderators, the registrars shall designate alternate 1088 moderators from among those persons chosen as official checkers, or 1089 tabulator tenders, in the following minimum numbers: In towns with 1090 one or more but not exceeding three voting districts, one alternate 1091 moderator; in towns with four or more but not exceeding eight voting 1092 districts, two alternate moderators; in towns with more than eight 1093 voting districts, a number of alternate moderators equal to one-fourth 1094 of the number of voting districts rounded off to the nearest multiple of 1095 four. In case the registrars fail to agree in the choice of a moderator or 1096 alternate moderator, the choice shall be determined between such 1097 registrars by lot. In the case of a primary, the registrar, as defined in 1098 section 9-372, shall so appoint such moderators and alternate 1099 moderators. Moderators and alternate moderators shall be appointed at 1100 least twenty days before the commencement of the period of early 1101 voting at such election or primary. The registrars shall submit a list of 1102 the names of such moderators and alternate moderators to the 1103 municipal clerk, which list shall be made available for public inspection 1104 by such clerk. Each person appointed to serve as moderator or alternate 1105 moderator shall be certified by the Secretary of the State in accordance 1106 with the provisions of subsection (c) of this section, except as provided 1107 in subsection (d) of this section or section 9-436.

1108

Sec. 30. Section 9-256 of the general statutes is repealed and the

1109 following is substituted in lieu thereof (*Effective July 1, 2023*):

1110 The registrars of voters of each municipality shall, not less than ten 1111 days prior to the commencement of the period of early voting at an 1112 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 1113 1114 Secretary of the State shall examine the sample ballot required to be filed 1115 under this section, and if such sample ballot contains an error, the 1116 Secretary of the State shall order the registrars of voters to reprint a corrected sample ballot or to take other such action as the Secretary may 1117 1118 deem appropriate.

This act shall take effect as follows and shall amend the following					
sections:					
Section 1	July 1, 2023	New section			
Sec. 2	July 1, 2023	New section			
Sec. 3	July 1, 2023	9-174			
Sec. 4	July 1, 2023	9-174a(a)			
Sec. 5	July 1, 2023	9-19j			
Sec. 6	July 1, 2023	9-225(a)			
Sec. 7	July 1, 2023	9-226(a)			
Sec. 8	July 1, 2023	9-255a(a) to (c)			
Sec. 9	July 1, 2023	9-373a			
Sec. 10	January 1, 2024	9-224b(a) and (b)			
Sec. 11	from passage	9-329b			
Sec. 12	July 1, 2023	9-460			
Sec. 13	January 1, 2024	9-426			
Sec. 14	January 1, 2024	9-428			
Sec. 15	January 1, 2024	9-429			
Sec. 16	January 1, 2024	9-55(b)			
Sec. 17	January 1, 2024	9-217			
Sec. 18	July 1, 2023	9-4a(b)			
Sec. 19	from passage	New section			
Sec. 20	July 1, 2023	9-235e			
Sec. 21	July 1, 2023	9-6c(a)			
Sec. 22	July 1, 2023	9-50b(c)			
Sec. 23	July 1, 2023	9-1(y)			
Sec. 24	July 1, 2023	9-17(a)			

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Sec. 25	July 1, 2023	9-19k(f)
Sec. 26	July 1, 2023	9-23g(c) and (d)
Sec. 27	July 1, 2023	9-192a(a)(3)
Sec. 28	July 1, 2023	9-320f(a)
Sec. 29	July 1, 2023	9-229(a)
Sec. 30	July 1, 2023	9-256

## GAE Joint Favorable Subst.

APP Joint Favorable