



General Assembly

February Session, 2012

Amendment

LCO No. 3775

HB0502403775HDO

Offered by:

REP. MORIN, 28th Dist.

SEN. SLOSSBERG, 14th Dist.

To: Subst. House Bill No. 5024

File No. 303

Cal. No. 243

"AN ACT CONCERNING VOTING RIGHTS."

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. (NEW) (*Effective July 1, 2013*) (a) As used in this section,
4 "election day" means the day on which a regular election, as defined in
5 section 9-1 of the general statutes, is held.

6 (b) Notwithstanding the provisions of chapter 143 of the general
7 statutes, a person who (1) is (A) not an elector, or (B) an elector
8 registered in a municipality who wishes to change his or her
9 registration to another municipality pursuant to the provisions of
10 subdivision (2) of subsection (e) of this section, and (2) meets the
11 eligibility requirements under subsection (a) of section 9-12 of the
12 general statutes, may apply for admission as an elector on election day
13 pursuant to the provisions of this section.

14 (c) (1) The registrars of voters shall designate a location for the

15 completion and processing of election day registration applications on
16 election day, provided the registrars of voters have access to the state-
17 wide centralized voter registration system from such location.

18 (2) The registrars of voters may appoint one or more election
19 officials to serve at such location and may delegate to such election
20 officials any of the responsibilities assigned to the registrars of voters.
21 The registrars of voters shall supervise such election officials and train
22 such election officials to be election day registration election officials.

23 (d) Any person applying to register on election day under the
24 provisions of this section shall make application in accordance with the
25 provisions of section 9-20 of the general statutes, provided (1) on
26 election day, the applicant shall appear in person at the location
27 designated by the registrars of voters for election day registration, (2)
28 an applicant who is a student enrolled at an institution of higher
29 education may submit a current photo identification card issued by
30 said institution in lieu of the identification required by section 9-20 of
31 the general statutes, and (3) the applicant shall declare under oath that
32 the applicant has not previously voted in the election. If the
33 information that the applicant is required to provide under said
34 section 9-20 and this section does not include proof of the applicant's
35 residential address, the applicant shall also submit identification that
36 shows the applicant's bona fide residence address, including, but not
37 limited to, a learner's permit issued under section 14-36 of the general
38 statutes or a utility bill that has the applicant's name and current
39 address and that has a due date that is not later than thirty days after
40 the election or, in the case of a student enrolled at an institution of
41 higher education, a registration or fee statement from such institution
42 that has the applicant's name and current address.

43 (e) If the registrars of voters determine that an applicant satisfies the
44 application requirements set forth in subsection (d) of this section, the
45 registrars of voters shall check the state-wide centralized voter
46 registration system before admitting such applicant as an elector.

47 (1) If the registrars of voters determine that the applicant is not
48 already an elector, the registrars of voters shall admit the applicant as
49 an elector and the privileges of an elector shall attach immediately.

50 (2) If the registrars of voters determine that such applicant is an
51 elector in another municipality and such applicant states that he or she
52 wants to change the municipality in which the applicant is an elector,
53 notwithstanding the provisions of section 9-21 of the general statutes,
54 the registrars of voters of the municipality in which such elector now
55 seeks to register shall immediately notify the registrars of voters in
56 such other municipality that such elector is changing the municipality
57 in which the applicant is an elector. The registrars of voters in such
58 other municipality shall notify the election officials in such
59 municipality to remove such elector from the official voter list of such
60 municipality. Such election officials shall cross through the elector's
61 name on such official voter list and mark "off" next to such elector's
62 name on such official voter list.

63 (A) If it is reported that such applicant already voted in such other
64 municipality, the registrars of voters of such other municipality shall
65 immediately notify the registrars of voters of the municipality in which
66 such elector now seeks to register. In such event, such elector shall not
67 receive an election day registration ballot from the registrars of voters
68 of the municipality in which such elector now seeks to register. For any
69 such elector, the election day registration process shall cease in the
70 municipality in which such elector now seeks to register and such
71 matter shall be reviewed by the registrars of voters in the municipality
72 in which such elector now seeks to register. After completion of such
73 review, if a resolution of the matter can not be made, such matter shall
74 be reported to the State Elections Enforcement Commission which
75 shall conduct an investigation of the matter.

76 (B) If there is no such report that such applicant already voted in the
77 other municipality, the registrars of voters of the municipality in which
78 the applicant seeks to register shall admit the applicant as an elector
79 and the privileges of an elector shall attach immediately.

80 (f) If the applicant is admitted as an elector, the registrars of voters
81 shall provide the elector with an election day registration ballot and
82 election day registration envelope and shall make a record of such
83 issuance. The elector shall complete an affirmation imprinted upon the
84 back of the envelope for an election day registration ballot and shall
85 declare under oath that the applicant has not previously voted in the
86 election. The affirmation shall be in the form substantially as follows
87 and signed by the voter:

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

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

91 2. I am eligible to vote in the election indicated for today in the town
92 indicated.

93 3. The information on my voter registration card is correct and
94 complete.

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

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

99 6. I have not voted in person or by absentee ballot and I will not
100 vote otherwise than by this ballot at this election.

101 7. I completed an application for an election day registration ballot
102 and received an election day registration ballot.

103 (Signature of voter)

104 (g) The elector shall forthwith mark the election day registration
105 ballot in the presence of the registrars of voters in such a manner that
106 the registrars of voters shall not know how the election day
107 registration ballot is marked. The elector shall place the election day

108 registration ballot in the election day registration ballot envelope
109 provided, and deposit such envelope in a secured election day
110 registration ballot depository receptacle. At the time designated by the
111 registrars of voters and noticed to election officials, the registrars of
112 voters shall transport such receptacle containing the election day
113 registration ballots to the area, either district or central, where absentee
114 ballots are counted and such election day registration ballots shall be
115 counted by the election officials present at such location. A section of
116 the head moderator's return shall show the number of election day
117 registration ballots received from electors. The registrars of voters shall
118 seal a copy of the vote tally for election day registration ballots in a
119 depository envelope with the election day registration ballots and store
120 such election day registration depository envelope with the other
121 election results materials. The election day registration depository
122 envelope shall be preserved by the registrars of voters for the period of
123 time required to preserve counted ballots for elections.

124 (h) The provisions of the general statutes and regulations
125 concerning procedures relating to the custody, control and counting of
126 absentee ballots shall apply as nearly as possible, to the custody,
127 control and counting of election day registration ballots under this
128 section.

129 (i) After the acceptance of an election day registration, the registrars
130 of voters shall forthwith send a registration confirmation notice to the
131 residential address of each applicant who is admitted as an elector on
132 election day under this section. Such confirmation shall be sent by first
133 class mail with instructions on the envelope that it be returned if not
134 deliverable at the address shown on the envelope. If a confirmation
135 notice is returned undelivered, the registrars shall forthwith take the
136 necessary action in accordance with section 9-35 or 9-43 of the general
137 statutes, as applicable, notwithstanding the May first deadline in
138 section 9-35 of the general statutes.

139 Sec. 2. (NEW) (*Effective July 1, 2013*) No person shall solicit in behalf
140 of or in opposition to the candidacy of another or himself or herself or

141 in behalf of or in opposition to any question being submitted at the
142 election, or loiter or peddle or offer any advertising matter, ballot or
143 circular to another person within a radius of seventy-five feet of any
144 outside entrance in use as an entry to the registrars' of voters
145 designated location for election day registration balloting or in any
146 corridor, passageway or other approach leading from any such outside
147 entrance to such registrars' of voters designated location or in any
148 room opening upon any such corridor, passageway or approach.

149 Sec. 3. Section 9-158a of the general statutes is repealed and the
150 following is substituted in lieu thereof (*Effective July 1, 2013*):

151 As used in sections 9-139c, 9-140b, 9-158a to 9-158m, inclusive, as
152 amended by this act, and 9-307:

153 (1) "Federal election" means any general or special election or any
154 primary held solely or in part for the purpose of selecting, nominating
155 or electing any candidate for the office of President, Vice President,
156 presidential elector, member of the United States Senate or member of
157 the United States House of Representatives;

158 (2) "Former resident" means a person who was a bona fide resident
159 of a town in this state and who has ~~[removed]~~ moved from that town
160 to another state less than thirty days before the day of a presidential
161 election and who for that reason is unable to register to vote in the
162 election in ~~[his]~~ such person's present town or state of residence;

163 (3) "Overseas elector" means any person permitted to vote pursuant
164 to subsection (b) of section 9-158b;

165 (4) "Presidential election" means an election at which electors of
166 President and Vice-President are elected;

167 (5) "Resident" means a bona fide resident of a town in this state;

168 (6) "State" includes any of the several states, the District of
169 Columbia, the Commonwealth of Puerto Rico, Guam and the Virgin
170 Islands; and

171 (7) "United States" includes the several states, the District of
172 Columbia, the Commonwealth of Puerto Rico, Guam and the Virgin
173 Islands, but does not include American Samoa, The Canal Zone, the
174 trust territory of the Pacific Islands or any other territory or possession
175 of the United States.

176 Sec. 4. Subsection (a) of section 9-158b of the general statutes is
177 repealed and the following is substituted in lieu thereof (*Effective July*
178 *1, 2013*):

179 (a) Each citizen of the United States who is at least eighteen years of
180 age, is a [resident or] former resident and who has not forfeited [his]
181 such citizen's electoral privileges because of a disfranchising crime,
182 may vote for presidential and vice-presidential electors, but for no
183 other offices, in the town in this state in which [he resides, or] such
184 citizen formerly resided in the manner provided in sections 9-158c to 9-
185 158m, inclusive, as amended by this act.

186 Sec. 5. Subsections (a) and (b) of section 9-158c of the general
187 statutes are repealed and the following is substituted in lieu thereof
188 (*Effective July 1, 2013*):

189 (a) (1) Not earlier than forty-five days before the election and not
190 later than the close of the polls on election day, each [resident, or]
191 former resident who desires to vote in a presidential election under
192 sections 9-158a to 9-158m, inclusive, as amended by this act, may apply
193 for a "presidential ballot" to the municipal clerk of the town in which
194 [he] such former resident is qualified to vote on the form prescribed in
195 section 9-158d, as amended by this act. Application for a "presidential
196 ballot" may be made in person or absentee, in the manner provided for
197 applying for an absentee ballot under section 9-140, except as provided
198 in said sections 9-158a to 9-158m, inclusive.

199 (2) A municipal clerk shall have the authority to designate a location
200 in a municipal facility for the distribution, completion and processing
201 of presidential ballot applications and the distribution, casting and
202 return of presidential ballots under sections 9-158a to 9-158m,

203 inclusive, as amended by this act, on election day. Such municipal
204 clerk may appoint one or more presidential ballot assistants to serve at
205 such location, may delegate to such assistants any of the
206 responsibilities assigned to municipal clerks under said sections, and
207 shall train and supervise such presidential ballot assistants.

208 (b) Each overseas elector who desires to vote in a federal election
209 under subsection (b) of section 9-158b may apply for an overseas ballot
210 not earlier than (1) the forty-fifth day preceding a federal election
211 which is a general election or a general election held in conjunction
212 with a special election, and (2) the thirtieth day preceding a federal
213 election which is a primary or a federal election which is a special
214 election not held in conjunction with a general election. Application
215 shall be made to the town clerk of the municipality in which [he] the
216 elector is so qualified to vote on a form prescribed in subsection (b) of
217 section 9-158d.

218 Sec. 6. Subsection (a) of section 9-158d of the general statutes is
219 repealed and the following is substituted in lieu thereof (*Effective July*
220 *1, 2013*):

221 (a) The application for a presidential ballot shall be a form signed in
222 duplicate by the applicant under penalty of false statement in absentee
223 balloting, which shall provide substantially as follows:

224 To the Town Clerk of the Town of ..., Connecticut

225 I, the undersigned, declare under penalty of false statement in
226 absentee balloting that the following statements are true:

227 1. I am a citizen of the United States.

228 2. I have not forfeited my electoral privileges because of conviction
229 of a disfranchising crime.

230 3. I was born on ..., and on the day of the next presidential election,
231 I shall be at least 18 years of age. [Check and complete 4 or 5,

232 whichever applies:]

233 [4. RESIDENT. I am a bona fide resident of the above town, to
234 which I am making this application, and I reside at ... Street. I moved
235 to said town on the ... day of ..., 20... Before becoming a resident of
236 said town, I resided at ... Street, in the Town of ... County of ..., State
237 of ...]

238 [5.] 4. FORMER RESIDENT. I am a former resident of the above
239 town, to which I am making this application, and resided at ... Street
240 therein. I moved from such town to my present town and state of
241 residence on the ... day of ..., 20., being within thirty days before the
242 date of the next presidential election, and for that reason I cannot
243 register to vote in said presidential election in my present town and
244 state of residence. I am now a bona fide resident of the Town of ..., in
245 the state of ..., now residing at ... Street therein.

246 [6.] 5. I hereby apply for a "presidential ballot" for the election to be
247 held on ..., 20... I have not voted and will not vote otherwise than by
248 this ballot at that election. I am not eligible to vote for electors of
249 President and Vice-President [in any other town in Connecticut or] in
250 any other state.

251 [7.] 6. The said ballot is to be given to me personally mailed to me at
252 ... (bona fide mailing address)

253 Dated at ..., this ... day of ... 20...

254 ... (Signature of applicant)

255 Sec. 7. Subsection (a) of section 9-158e of the general statutes is
256 repealed and the following is substituted in lieu thereof (*Effective July*
257 *1, 2013*):

258 (a) A person applying for a presidential ballot in person shall
259 present: (1) A current and valid photo identification, or (2) a copy of a

260 current utility bill, bank statement, government check, paycheck or
261 other government document that shows the name and address of the
262 voter. The application for a presidential ballot by mail shall be
263 accompanied by: (A) A copy of a current and valid photo
264 identification, or (B) a copy of a current utility bill, bank statement,
265 government check, paycheck or government document that shows the
266 name and address of the voter. Upon receipt of an application for a
267 presidential ballot under sections 9-158a to 9-158m, inclusive, as
268 amended by this act, the clerk, if satisfied that the application is proper
269 and that the applicant is qualified to vote under said sections, shall
270 forthwith give or mail to the applicant, as the case may be, a ballot for
271 presidential and vice-presidential electors for use at the election and
272 instructions and envelopes for its return. [At such time the clerks shall
273 also mail a duplicate of the application to the appropriate official of (i)
274 the state or the town in this state in which the applicant last resided in
275 the case of an applicant who is a resident, or (ii) the state or the town in
276 this state in which the applicant now resides in the case of an applicant
277 who is a former resident.]

278 Sec. 8. Section 9-158l of the general statutes is repealed and the
279 following is substituted in lieu thereof (*Effective July 1, 2013*):

280 Any person wilfully making a false statement on any statement
281 required by sections 9-158a to 9-158m, inclusive, as amended by this
282 act, to be made in the form of an affidavit or a statement under
283 penalties of false statement in absentee balloting, shall be subject to the
284 penalties imposed by law for such statements. If any public official
285 wilfully refuses or neglects to perform any of the duties prescribed by
286 sections [9-140b, 9-140c and] 9-158a to 9-158m, inclusive, as amended
287 by this act, or violates any of the provisions of said sections, [he] such
288 official shall be subject to the penalties imposed by law.

289 Sec. 9. (NEW) (*Effective July 1, 2013*) Not later than February 1, 2014,
290 the Secretary of the State shall report, in accordance with section 11-4a
291 of the general statutes, to the joint standing committee of the General
292 Assembly having cognizance of matters relating to elections on the

293 administration of election day registration. Such report shall address
294 any issues or concerns regarding the administration of election day
295 registration during the November 2013 election, including, but not
296 limited to, ballot security and privacy. The Secretary of the State, in
297 consultation with the State Elections Enforcement Commission, shall
298 conduct interviews with registrars of voters, poll workers and
299 candidates from municipalities with small, medium and large
300 populations in order to determine the efficacy of election day
301 registration during the November 2013 election and include any
302 concomitant observations and results in such report, including, but not
303 limited to, ways in which ballot security and privacy on election day
304 can be enhanced.

305 Sec. 10. (NEW) (*Effective January 1, 2014*) (a) The Secretary of the
306 State shall establish and maintain a system for online voter
307 registration. Such system shall also permit a registered elector to apply
308 for changes to such elector's registration. An applicant may register to
309 vote through this system, provided the applicant's (1) registration
310 information is verifiable in the manner described in subsection (b) of
311 this section, and (2) signature is in a database described in said
312 subsection (b) and such signature may be imported into such system
313 for online voter registration.

314 (b) A state agency, upon the request of the Secretary of the State,
315 shall provide any information to the Secretary that the Secretary deems
316 necessary to maintain the system for online voter registration. The
317 Secretary may cross reference the information input into the system by
318 applicants with data or information contained in any state agency's
319 database or a database administered by the federal government, or any
320 voter registration database of another state, in order to verify the
321 information submitted by applicants. The Secretary shall not use the
322 information obtained from any such database except to verify
323 information submitted by the applicant, provided the applicant's
324 signature, if part of data contained in the state agency's database, shall
325 be included as part of the applicant's information contained in the
326 system for online voter registration.

327 (c) The submission of an online application shall contain all of the
328 information that is required for an application under section 9-23h of
329 the general statutes, except that a signature shall be obtained from
330 another state agency's database pursuant to subsection (b) of this
331 section.

332 (d) In order for an applicant's registration or change in registration
333 to be approved, the applicant shall mark the box associated with the
334 following statement included as part of the online application:

335 "By clicking on the box below, I swear or affirm all of the following
336 under penalty of perjury:

337 (1) I am the person whose name and identifying information is
338 provided on this form, and I desire to register to vote in the State of
339 Connecticut.

340 (2) All of the information I have provided on this form is true and
341 correct as of the date I am submitting this form.

342 (3) I authorize the Department of Motor Vehicles or other
343 Connecticut state agency to transmit to the Connecticut Secretary of
344 the State or my town's registrars of voters my signature that is on file
345 with such agency and understand that such signature will be used by
346 the Secretary of the State or my town's registrars of voters on this
347 online application for admission as an elector as if I had signed this
348 form personally."

349 (e) Upon approval of such application, the registrars of voters shall
350 send a notice of approval pursuant to section 9-19b of the general
351 statutes to the applicant.

352 (f) If an applicant registers to vote pursuant to the provisions of this
353 section after the fourteenth day before an election or after the fifth day
354 before a primary, the privileges of an elector shall not attach until the
355 day after such election or primary, as the case may be. In such event,
356 the registrars of voters may contact such applicant, either by telephone

357 or mail, in order to inform such applicant of the effect of such late
358 received application and any applicable deadline for applying for
359 admission in person.

360 Sec. 11. (NEW) (Effective July 1, 2013) (a) The Secretary of the State
361 may enter into an agreement to share information or data with any
362 other state in order to maintain the state-wide centralized voter
363 registration system established pursuant to section 9-50b of the general
364 statutes. If an agency of this state, another state or the federal
365 government provides the Secretary with information or data to be used
366 to maintain such system, the Secretary shall not use such information
367 or data for any purpose except to maintain such system and shall
368 ensure that such information or data is held confidential if such
369 information or data, while in the possession of such other agency or
370 state or federal government, as applicable, was required to be held
371 confidential, except as provided for in subsection (b) of this section.

372 (b) The Secretary of the State may provide such information or data
373 to a nonpartisan third-party vendor for the purpose of maintaining the
374 state-wide centralized voter registration system established pursuant
375 to section 9-50b of the general statutes, provided such vendor's
376 activities are performed under the supervision of the Secretary and
377 such vendor has entered into an agreement to protect the
378 confidentiality of such information or data.

379 Sec. 12. Subdivision (2) of subsection (a) of section 9-7b of the 2012
380 supplement to the general statutes is repealed and the following is
381 substituted in lieu thereof (*Effective January 1, 2014*):

382 (2) To levy a civil penalty not to exceed (A) two thousand dollars
383 per offense against any person the commission finds to be in violation
384 of any provision of chapter 145, part V of chapter 146, part I of chapter
385 147, chapter 148, section 7-9, section 9-12, subsection (a) of section 9-17,
386 section 9-19b, 9-19e, 9-19g, 9-19h, 9-19i, 9-20, 9-21, 9-23a, 9-23g, 9-23h,
387 9-23j to 9-23o, inclusive, as amended by this act, 9-23r, 9-26, 9-31a, 9-32,
388 9-35, 9-35b, 9-35c, 9-40a, 9-42, 9-43, 9-50a, 9-56, 9-59, 9-168d, 9-170, 9-

389 171, 9-172, 9-232i to 9-232o, inclusive, 9-404a to 9-404c, inclusive, 9-409,
390 9-410, 9-412, 9-436, 9-436a, 9-453e to 9-453h, inclusive, 9-453k, [or] 9-
391 453o, section 1 of this act, section 2 of this act or section 10 of this act,
392 (B) two thousand dollars per offense against any town clerk, registrar
393 of voters, an appointee or designee of a town clerk or registrar of
394 voters, or any other election or primary official whom the commission
395 finds to have failed to discharge a duty imposed by any provision of
396 chapter 146 or 147, (C) two thousand dollars per offense against any
397 person the commission finds to have (i) improperly voted in any
398 election, primary or referendum, and (ii) not been legally qualified to
399 vote in such election, primary or referendum, or (D) two thousand
400 dollars per offense or twice the amount of any improper payment or
401 contribution, whichever is greater, against any person the commission
402 finds to be in violation of any provision of chapter 155 or 157. The
403 commission may levy a civil penalty against any person under
404 subparagraph (A), (B), (C) or (D) of this subdivision only after giving
405 the person an opportunity to be heard at a hearing conducted in
406 accordance with sections 4-176e to 4-184, inclusive. In the case of
407 failure to pay any such penalty levied pursuant to this subsection
408 within thirty days of written notice sent by certified or registered mail
409 to such person, the superior court for the judicial district of Hartford,
410 on application of the commission, may issue an order requiring such
411 person to pay the penalty imposed and such court costs, state
412 marshal's fees and attorney's fees incurred by the commission as the
413 court may determine. Any civil penalties paid, collected or recovered
414 under subparagraph (D) of this subdivision for a violation of any
415 provision of chapter 155 applying to the office of the Treasurer shall be
416 deposited on a pro rata basis in any trust funds, as defined in section 3-
417 13c, affected by such violation;

418 Sec. 13. Section 9-23k of the general statutes is repealed and the
419 following is substituted in lieu thereof (*Effective January 1, 2014*):

420 The Secretary of the State shall be the chief state election official
421 responsible for coordination of state responsibilities under the
422 National Voter Registration Act of 1993, P.L. 103-31, as amended from

423 time to time, except that the State Elections Enforcement Commission
 424 shall be responsible for the investigation of any complaint alleging a
 425 violation of sections 9-7b, as amended by this act, and 9-12, subsection
 426 (a) of section 9-17, sections 9-19b, 9-19e, 9-19g, 9-19h, 9-19i, 9-20, 9-21,
 427 9-23a, 9-23g, 9-23h, 9-23j to 9-23o, inclusive, as amended by this act, 9-
 428 26, 9-31a, 9-32, 9-35, 9-35b, 9-35c, 9-40a, 9-42, 9-43, 9-50a, 9-56, [and] 9-
 429 59, section 1 of this act, section 2 of this act and section 10 of this act
 430 and shall have the authority to enforce the provisions of said sections
 431 by use of its powers as prescribed in section 9-7b, as amended by this
 432 act.

433 Sec. 14. Section 9-158k of the general statutes is repealed. (*Effective*
 434 *July 1, 2013*)"

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2013</i>	New section
Sec. 2	<i>July 1, 2013</i>	New section
Sec. 3	<i>July 1, 2013</i>	9-158a
Sec. 4	<i>July 1, 2013</i>	9-158b(a)
Sec. 5	<i>July 1, 2013</i>	9-158c(a) and (b)
Sec. 6	<i>July 1, 2013</i>	9-158d(a)
Sec. 7	<i>July 1, 2013</i>	9-158e(a)
Sec. 8	<i>July 1, 2013</i>	9-158f
Sec. 9	<i>July 1, 2013</i>	New section
Sec. 10	<i>January 1, 2014</i>	New section
Sec. 11	<i>July 1, 2013</i>	New section
Sec. 12	<i>January 1, 2014</i>	9-7b(a)(2)
Sec. 13	<i>January 1, 2014</i>	9-23k
Sec. 14	<i>July 1, 2013</i>	Repealer section