



General Assembly

Amendment

January Session, 2015

LCO No. 7700



Offered by:

REP. LAVIELLE, 143rd Dist.

REP. KOKORUDA, 101st Dist.

To: House Bill No. 6744

File No. 56

Cal. No. 65

"AN ACT CONCERNING MANDATORY REGISTRARS OF VOTERS SESSIONS."

1 After the last section, add the following and renumber sections and
2 internal references accordingly:

3 "Sec. 501. Subsection (b) of section 9-192a of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective July*
5 *1, 2015*):

6 (b) The committee shall adopt criteria for the training, examination
7 and certification requirements of registrars, deputies and permanent
8 assistants. In the adoption of such criteria, the committee (1) shall
9 consider whether the prescribed training leading to certification may,
10 in part, be satisfied through participation in the required two
11 conferences a year called by the Secretary of the State, pursuant to
12 section 9-6, for purposes of discussing the election laws, procedures or
13 matters related to election laws and procedures, and (2) may

14 recommend programs at one or more institutions of higher education
 15 that satisfy such criteria. The committee shall include in the prescribed
 16 training adopted pursuant to this subsection procedures detailing the
 17 differences between a motor vehicle operator's license issued pursuant
 18 to section 14-36m of the general statutes and any other motor vehicle
 19 operator's license issued pursuant to subpart B of part III of chapter
 20 246 and shall create materials to accompany such procedures. The
 21 committee shall require that such procedures and materials be
 22 presented to each attendee at each conference called by the Secretary of
 23 the State pursuant to section 9-6. Any registrar of voters, deputy or
 24 permanent assistant may participate in the course of training
 25 prescribed by the committee and, upon completing such training and
 26 successfully completing any examination or examinations prescribed
 27 by the committee, shall be recommended by the committee to the
 28 Secretary of the State as a candidate for certification as a certified
 29 Connecticut registrar of voters. The Secretary of the State shall certify
 30 any such qualified, recommended candidate as a certified Connecticut
 31 registrar of voters. The Secretary of the State may rescind any such
 32 certificate only upon a finding, by a majority of the committee, of
 33 sufficient cause as defined by the criteria adopted pursuant to this
 34 subsection. No provision of this subsection shall require any registrar
 35 of voters, deputy or permanent assistant to be a certified registrar of
 36 voters."

This act shall take effect as follows and shall amend the following sections:		
Sec. 501	July 1, 2015	9-192a(b)