General Assembly

Raised Bill No. 901

January Session, 2021

LCO No. 3547

Referred to Committee on GOVERNMENT ADMINISTRATION AND ELECTIONS

Introduced by:

(GAE)


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

Section 1. Section 9-135 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) Any elector eligible to vote at a primary or an election and any person eligible to vote at a referendum may vote by absentee ballot if such elector or person is unable to appear at such elector's or person's polling place during the hours of voting for any of the following reasons:

(1) Such elector's or person's active service with the armed forces of the United States; (2) such elector's or person's absence from the town of such elector's or person's voting residence during all of the hours of voting; (3) such elector's or person's illness; (4) such elector's or person's physical disability; (5) the tenets of such elector's or person's religion forbid secular activity on the day of the primary, election or referendum; (6) the required performance of such elector's or person's duties as a primary, election or referendum official, including as a town clerk or
registrar of voters or as staff of the clerk or registrar, at a polling place other than such elector's or person's own during all of the hours of voting at such primary, election or referendum; or (7) for the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, the sickness of COVID-19. As used in this section, "COVID-19" means the respiratory disease designated by the World Health Organization on February 11, 2020, as coronavirus 2019, and any related mutation thereof recognized by said organization as a communicable respiratory disease.

(b) No person shall misrepresent the eligibility requirements for voting by absentee ballot prescribed in subsection (a) of this section, to any elector or prospective absentee ballot applicant.

Sec. 2. Section 9-137 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) Each absentee ballot shall be returned to the municipal clerk, inserted in an inner envelope which shall be capable of being sealed and which shall have printed on its face a form containing the following statements:

"I hereby state under the penalties of false statement in absentee balloting that I am eligible to vote at the primary, election or referendum in the municipality in which this absentee ballot is to be cast and that I expect to be unable to appear at my polling place during the hours of voting at such primary, election or referendum for one or more of the following reasons: (1) My active service in the armed forces; (2) my absence from the town in which I am eligible to vote during all of the hours of voting; (3) my illness or physical disability; (4) the tenets of my religion which forbid secular activity on the day of the primary, election or referendum; or (5) my duties as a primary, election or referendum official.

Date ....

.... (Signature)"
(b) Notwithstanding the provisions of subsection (a) of this section, for the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, each inner envelope in which an absentee ballot is returned to the municipal clerk shall have printed on its face a form containing the following statements:

"I hereby state under the penalties of false statement in absentee balloting that I am eligible to vote at the primary, election or referendum in the municipality in which this absentee ballot is to be cast and that I expect to be unable to appear at my polling place during the hours of voting at such primary, election or referendum for one or more of the following reasons: (1) My active service in the armed forces; (2) my absence from the town in which I am eligible to vote during all of the hours of voting; (3) my illness or physical disability; (4) the tenets of my religion which forbid secular activity on the day of the primary, election or referendum; (5) my duties as a primary, election or referendum official; or (6) the sickness of COVID-19.

Date ....

.... (Signature)"

Sec. 3. Section 9-139b of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) The Secretary of the State may make any changes in any forms prescribed by this chapter which, in the opinion of the Secretary, are necessary to conform to the applicable provisions of federal law.

(b) For the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, the Secretary of the State may make any changes in any forms prescribed by this chapter or in any printed, recorded or electronic material issued pursuant to this chapter which, in the opinion of the Secretary, are necessary to conform to the applicable provisions of law.
Sec. 4. Subsection (g) of section 9-140 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(g) (1) On the first day of issuance of absentee voting sets the municipal clerk shall mail an absentee voting set to each applicant whose application was received by the clerk prior to that day. When the clerk receives an application during the time period in which absentee voting sets are to be issued he shall mail an absentee voting set to the applicant, within twenty-four hours, unless the applicant submits his application in person at the office of the clerk and asks to be given his absentee voting set immediately, in which case the clerk shall comply with the request. Any absentee voting set to be mailed to an applicant shall be mailed to the bona fide personal mailing address shown on the application. Issuance of absentee voting sets shall also be subject to the provisions of subsection (c) of this section, section 9-150c and section 9-159q concerning persons designated to deliver or return ballots in cases involving unforeseen illness or disability and supervised voting at certain health care institutions.

(2) Notwithstanding the provisions of subdivision (1) of this subsection, for the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, each absentee voting set required to be mailed to an applicant under said subdivision (A) shall be mailed by the municipal clerk within forty-eight hours after the application for such absentee voting set is received by the clerk, or (B) may be mailed by a third-party mailing vendor approved and selected by the Secretary of the State for use by the municipal clerk for such purpose, provided any contract between the Secretary of the State and any such vendor shall require that such vendor mail each absentee voting set within seventy-two hours after the application for such absentee voting set is received by such vendor from the clerk.

Sec. 5. Subsection (c) of section 9-140b of the general statutes is repealed and the following is substituted in lieu thereof (Effective from
(c) (1) For purposes of this section, "mailed" means (A) sent by the United States Postal Service or any commercial carrier, courier or messenger service recognized and approved by the Secretary of the State, or (B) for the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, deposited in a secure drop box designated by the municipal clerk for such purpose, in accordance with instructions prescribed by the Secretary.

(2) In the case of absentee ballots mailed under subparagraph (B) of subdivision (1) of this subsection, beginning on the twenty-ninth day before the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, and on each weekday thereafter until the close of the polls at such election, primary or referendum, the municipal clerk shall (A) retrieve from the secure drop box described in said subparagraph each such ballot deposited in such drop box, and (B) if the drop box is located outside a building other than the building where the clerk's office is located, arrange for the clerk or the clerk's designee to be escorted by a police officer during such retrieval.

Sec. 6. Section 9-140c of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) The municipal clerk shall retain the envelopes containing absentee ballots received by him under section 9-140b, as amended by this act, and shall not open such envelopes. The municipal clerk shall endorse over his signature, upon each outer envelope as he receives it, the date and precise time of its receipt. The clerk shall make an affidavit attesting to the accuracy of all such endorsements, and at the close of the polls shall deliver such affidavit to the head moderator, who shall endorse the time of its receipt and return it to the clerk after all counting is complete. The clerk shall preserve the affidavit for one hundred eighty days in accordance with the requirements of section 9-150b, as amended by this
The clerk shall keep a list of the names of the applicants who return absentee ballots to the clerk under section 9-140b, as amended by this act. The list shall be preserved as a public record as required by section 9-150b, as amended by this act.

(b) (1) (A) Except as provided in subparagraph (B) of this subdivision, beginning not earlier than the seventh day before the election, primary or referendum and on any weekday thereafter, all absentee ballots received by the municipal clerk at or prior to eleven o'clock a.m. of such day may be sorted into voting districts by the municipal clerk and checked as provided in this subparagraph. On any such day, beginning as soon as the ballots have been sorted, the registrars of voters, without opening the outer envelopes, may check the names of the applicants returning ballots on the official checklist to be used at the election, primary or referendum by indicating "absentee" or "A" preceding each such name and, if unaffiliated electors are authorized under section 9-431 to vote in the primary of either of two parties, the designation of the party in which the applicants are voting preceding each such name. Unless absentee ballots are to be counted in the respective polling places, pursuant to subsection (b) of section 9-147a, as amended by this act, the registrars shall also place such indication on a duplicate checklist to be retained by the municipal clerk until the municipal clerk delivers such duplicate checklist to the registrars, in accordance with subsection (e) of this section, for the use of the absentee ballot counters pursuant to subsection (i) of this section.

(B) For the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, beginning on the fourteenth day before [the] such election, primary or referendum and on any weekday thereafter, all absentee ballots received by the municipal clerk at or prior to eleven o'clock a.m. of such day may be sorted into voting districts by the municipal clerk and checked as provided in subparagraph (A) of this subdivision.

(2) All absentee ballots received at or prior to eleven o'clock a.m. of the last day before the election, primary or referendum which is not a
Sunday or legal holiday, shall be sorted into voting districts by the municipal clerk and checked as provided in subparagraph (A) of subdivision (1) of this subsection not later than such last day.

(c) If the name of the applicant returning the ballot is not on the official checklist for any polling place in such municipality, the registrars shall endorse on the face of such outer envelope the word "rejected", followed by a statement of the reasons for rejection, and the outer envelope shall not be opened or the ballot counted.

(d) After such checking has been completed on any such day, the municipal clerk shall seal the unopened ballots in a package and retain them in a safe place.

(e) (1) Except as provided in subdivision (2) of this subsection, ballots received at or prior to eleven o'clock a.m. on the last day before the election, primary or referendum shall be delivered by the municipal clerk to the registrars between ten o'clock a.m. and twelve o'clock noon on the day of the election or primary and at twelve o'clock noon on the day of a referendum. Unless absentee ballots are to be counted in the respective polling places, pursuant to subsection (b) of section 9-147a, as amended by this act, the municipal clerk shall also deliver to the registrars at this time the duplicate checklist provided for in subsection (b) of this section, for the use of the absentee ballot counters pursuant to subsection (i) of this section.

(2) (A) For the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021:

(i) Ballots received, sorted and checked prior to five o'clock p.m. on the (I) fourth day before [the] such election, primary or referendum may be delivered by the municipal clerk to the registrars at five o'clock p.m. on such fourth day, (II) third day before [the] such election, primary or referendum may be so delivered at five o'clock p.m. on such third day, and (III) second day before [the] such election, primary or referendum...
(ii) Ballots received not later than eleven o'clock a.m. on the last day before [the] such election, primary or referendum shall be delivered by the municipal clerk to the registrars at six o'clock a.m. on the day of [the] such election, primary or referendum; and

(iii) Each time ballots are delivered pursuant to this subparagraph, the municipal clerk shall also deliver to the registrars at such time a copy of the duplicate checklist provided for in subsection (b) of this section, current as of the time of such delivery, for the use of the absentee ballot counters pursuant to subsection (i) of this section.

(B) The municipal clerk may deliver the ballots at times later than those provided in subdivision (1) of this subsection or subparagraph (A) of this subdivision, as applicable, provided any such time is mutually agreed upon by the municipal clerk and registrars and is not later than eight o'clock p.m. on the day of the election, primary or referendum.

(f) Absentee ballots timely received by the clerk after eleven o'clock a.m. of such last day before an election, primary or referendum shall be sorted into voting districts by the clerk and retained by the clerk separately until delivered to the registrars of voters for checking.

(g) Any or all of such ballots received after eleven o'clock a.m. of such last day before an election, primary or referendum and before six o'clock p.m. on the day of the election, primary or referendum shall, upon request of the registrars, be delivered to the registrars by the municipal clerk at six o'clock p.m. on the day of the election, primary or referendum for checking, or at a later time mutually agreed upon by the clerk and registrars, provided such time is not later than eight o'clock p.m. on the day of the election, primary or referendum.

(h) Absentee ballots received after six o'clock p.m. on the day of the election, primary or referendum and any ballots received prior to six o'clock p.m. of such day which were not delivered earlier shall be delivered to the registrars at the close of the polls for checking. Although
absentee ballots shall be checked by the registrars of voters at various
times throughout the election, primary or referendum day, absentee
ballots may be counted at one single time during such day.

(i) (1) Except as otherwise provided in this subsection, the absentee
ballot counters, upon receipt of the ballots delivered by the municipal
clerk to the registrars at six o'clock p.m. on the day of the election,
primary or referendum and at the close of the polls pursuant to
subsections (g) and (h) of this section, shall check the names of the
applicants returning ballots on the duplicate checklist in the same
manner as provided in subsections (b) and (c) of this section.

(2) (A) Except as provided in subparagraph (B) of this subdivision,
the names of applicants whose ballots were delivered at six o'clock p.m.
on the day of the election, primary or referendum shall be called in to
the appropriate polling places where they shall be checked by the
checkers on the official checklists, and they shall also be checked by the
absentee ballot counters on the duplicate checklist required under
subsection (b) of this section.

(B) Whenever absentee ballots are counted in any polling place
pursuant to subsection (b) of section 9-147a, as amended by this act, the
names of applicants whose ballots were delivered at six o'clock p.m. on
the day of the election, primary or referendum shall be checked by the
absentee ballot counters and checkers at such polling place on the
official checklist used at such polling place.

(3) (A) Except as provided in subparagraph (B) of this subdivision,
the names of applicants whose ballots were delivered at the close of the
polls shall be checked by the absentee ballot counters on the official
checklists used at the polling places and such official checklists, bearing
the certifications required by section 9-307, as amended by this act, shall
be delivered by the registrars or assistant registrars to the central
counting moderator for that purpose.

(B) Whenever absentee ballots are counted in any polling place
pursuant to subsection (b) of section 9-147a, as amended by this act, the official checklist used at such polling place shall remain in such polling place for checking by the absentee ballot counters at such polling place.

(4) If the name of an applicant returning a ballot has been checked on the official checklist as having voted in person the absentee ballot counters shall, in checking the ballots, endorse on the face of the outer envelope the word "rejected" followed by a statement of the reason for rejection, and the outer envelope shall not be opened or the ballot counted.

(5) (A) Except as provided in subparagraph (B) of this subdivision, when central counting is completed and the result is announced, the central counting moderator shall deliver the duplicate checklist, the official checklists and the returns required by section 9-150b, as amended by this act, to the head moderator.

(B) Whenever absentee ballots are counted in any polling place pursuant to subsection (b) of section 9-147a, as amended by this act, and such counting is completed and the result for such polling place is announced, the moderator for such polling place shall deliver the official checklist used at such polling place and the return required by section 9-150b, as amended by this act, to the head moderator.

(j) Each time absentee ballots are delivered by the clerk to the registrars pursuant to this section, the clerk and registrars shall execute an affidavit of delivery and receipt stating the number of ballots delivered. The clerk shall preserve the affidavit for the period prescribed in section 9-150b, as amended by this act.

(k) (1) Except as provided in subdivision (2) of this subsection, the absentee ballot counters shall count, in the manner provided in section 9-150a, each group of absentee ballots upon receipt from the registrars.

(2) For the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, whenever absentee ballots are to be processed before the
day of [the] such election, primary or referendum, pursuant to
subdivision (1) of subsection (c) of section 9-147a, as amended by this
act, the absentee ballot counters shall process, in the manner provided
in section 9-150e, as amended by this act, each group of absentee ballots
upon receipt from the registrars.

(l) The municipal clerk shall retain all outer envelopes containing
absentee ballots received by him after the close of the polls, unopened,
for the period prescribed in section 9-150b, as amended by this act.

Sec. 7. Section 9-147a of the general statutes is repealed and the
following is substituted in lieu thereof (Effective from passage):

(a) Except as provided in subsection (b) or (c) of this section, at any
election, primary or referendum, all absentee ballots shall, within
existing resources, be counted in the manner provided in section 9-150a
at a central location designated by the registrars of voters in writing to
the municipal clerk at least twenty days before the election, primary or
referendum, which location shall be published in the warning for the
election, primary or referendum. Except as provided in subsection (b) of
this section, if unaffiliated electors are authorized under section 9-431 to
vote in the primary of either of two parties, all absentee ballots shall be
separated, counted, tallied and placed in depository envelopes by
voting district. Any member of the public may observe the counting of
absentee ballots at such central location.

(b) At any election, primary or referendum, all absentee ballots may
be counted in the manner provided in section 9-150a in the respective
polling places if the registrars of voters agree that such absentee ballots
should be so counted. If unaffiliated electors are authorized under
section 9-431 to vote in the primary of either of two parties, absentee
ballots may be counted in the respective polling places if the parties
agree that such absentee ballots should be so counted. Any election
official serving in a polling place may observe the counting of absentee
ballots at such polling place.
(c) (1) For the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, absentee ballots may be processed before the day of [the] such election, primary or referendum in the manner provided in section 9-150e, as amended by this act. Any such processing shall take place at a central location designated by the registrars of voters in writing to the municipal clerk at least ten days before [the] such election, primary or referendum, which location shall be published in the warning for [the] such election, primary or referendum.

(2) If absentee ballots are to be processed pursuant to subdivision (1) of this subsection, the registrars of voters and municipal clerk shall jointly certify such fact in writing to the Secretary of the State at least ten days before [the] such election, primary or referendum. Such written certification shall (A) include the name, street address and relevant contact information associated with the designated central location, and (B) list the name and address of each absentee ballot counter appointed pursuant to section 9-147c. The Secretary shall approve or disapprove such written certification not later than two days after receipt of such certification and may require the appointment of one or more additional absentee ballot counters.

(3) In the case of absentee ballots delivered to the registrars on the day of [the] such election, primary or referendum, nothing in this subsection shall preclude the counting of such absentee ballots in the respective polling places pursuant to subsection (b) of this section.

Sec. 8. Section 9-225 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(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 given by publication in a newspaper having a general circulation in such town, or towns in the case of a joint publication under subsection (b) of
this section, not more than fifteen nor less than five days previous to
holding such election. The clerk in each town shall, in the warning for
such election, give notice of the time and the location of the polling place
in the town, and in towns divided into voting districts, of the time and
the location of the polling place in each district, at which such election
will be held. The town clerk shall record 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 the effective date of this
section but prior to July 1, 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.

(b) Notwithstanding the provisions of any charter or home rule
ordinance, the warning under subsection (a) of this section may be
published jointly by two or more towns in a newspaper, provided all
other requirements of this section with respect to such warning are met.

Sec. 9. Section 9-226 of the general statutes is repealed and the
following is substituted in lieu thereof (Effective from passage):

(a) The warning of each municipal election shall specify the objects
for which such election is to be held. [Notice] Except as provided in
subsection (b) of this section, notice of a town election shall be given by
the town clerk or assistant town clerk, by publishing a warning in a
newspaper published in such town or having a general circulation
therein, such publication to be not more than fifteen, nor less than five
days previous to holding the election. The town clerk in each town shall,
in the warning for such election, give notice of the time and the location
of the polling place in the town and, in towns divided into voting
districts, of the time and the location of the polling place in each district.
The town clerk shall record each such warning. [Notice] Except as
provided in subsection (b) of this section, notice of an election of a city
or borough shall be given by publishing a warning in a newspaper
published within the limits of such city or borough, or having a general
circulation therein, not more than fifteen nor less than five days
previous to holding the election, which warning shall include notice of the time and the location of the polling place in such city or borough and, in cities and boroughs divided into voting districts, of the time and the location of the polling place in each district.

(b) For any municipal election held on or after the effective date of this section but prior to July 1, 2021, the notice under subsection (a) of this section shall be given not more than seven nor less than four days previous to holding such election.

Sec. 10. Section 9-433 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) (1) After the deadline set forth in section 9-400 for filing candidacies, and upon the completion of the tabulation of petition signatures, if any, if one or more candidacies for nomination by a political party to a state or district office have been filed in accordance with the provisions of section 9-400, the Secretary of the State shall notify the clerk of each town within the state or within the district, as the case may be, that a primary is to be held by such party for the nomination of such party to such office. Such notice shall include a list of all the proposed candidates, those endorsed by the convention as well as those filing candidacies, together with their addresses and the titles of the office for which they are candidates and, if applicable, a statement that unaffiliated electors may vote in the primary. [The] Except as provided in subdivision (2) of this subsection, the clerk of each such town shall thereupon cause such notice to be published forthwith in a newspaper having a general circulation in such town, or towns in the case of a joint publication under subsection (b) of this section, together with a statement of the date upon which the primary is to be held, the hours during which the polls shall be open and the location of the polls.

(2) For any primary for nomination by a political party to a state or district office held on or after the effective date of this section but prior to July 1, 2021, the notice published by the clerk of the town under subdivision (1) of this subsection shall be so published not more than
seven nor less than four days previous to holding such election.

(b) Notwithstanding the provisions of any charter or home rule ordinance, the warning under subsection (a) of this section may be published jointly by two or more towns in a newspaper, provided all other requirements of this section with respect to such warning are met.

Sec. 11. Section 9-435 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) Except as provided in sections 9-418 and 9-419, if in any municipality, within the time specified in section 9-405, a candidacy for nomination by a political party to any municipal office or for election as a town committee member is filed with the registrar, in conformity with the provisions of sections 9-405 to 9-412, inclusive, and section 9-414, by or on behalf of any person other than party-endorsed candidates, the registrar shall forthwith after the deadline for certification of party-endorsed candidates notify the clerk of such municipality that a primary is to be held by such party for the nomination of such party to such office or for the election by such party of town committee members, as the case may be. Such notice shall include a list of all the proposed candidates, those endorsed as well as those filing candidacies, together with their addresses and the titles of the offices or positions for which they are candidates. In the case of a primary for justices of the peace, such notice shall also contain the complete ballot designation of each slate pursuant to subsection (h) of section 9-437. [The] Except as provided in subsection (b) of this section, the clerk of the municipality shall thereupon cause such notice to be published forthwith in a newspaper having a general circulation in such municipality, together with a statement of the date upon which the primary is to be held, the hours during which the polls shall be open and the location of the polls. The clerk of the municipality shall also file such notice with the Secretary of the State not later than three business days after receipt of such notice from the registrar of voters. The clerk shall forthwith publish any change in the proposed candidates, listing such changes.
(b) For any primary for nomination by a political party to a municipal office, or for the election by a political party of town committee members, held on or after the effective date of this section but prior to July 1, 2021, the notice published by the clerk of the municipality under subsection (a) of this section shall be so published not more than seven nor less than four days previous to holding such election.

Sec. 12. Section 9-150e of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

Notwithstanding the provisions of section 9-150a, for the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, in any municipality in which absentee ballots are processed pursuant to subdivision (1) of subsection (c) of section 9-147a, as amended by this act:

(a) (1) Not earlier than five o'clock p.m. on the fourth day before the such election, primary or referendum, the absentee ballot counters shall proceed to the central counting location at the times designated by the registrars of voters;

(2) At the time each group of ballots is delivered pursuant to subdivision (2) of subsection (e) of section 9-140c, as amended by this act, the counters shall proceed as hereinafter provided;

(3) Except with respect to ballots marked "Rejected" pursuant to section 9-140c, as amended by this act, or other applicable law, the counters shall then remove the inner envelopes from the outer envelopes, shall note the total number of absentee ballots received and shall report such total to the moderator. The counters shall similarly note and separately so report the total numbers of presidential ballots and overseas ballots received pursuant to sections 9-158a to 9-158m, inclusive;

(4) If the statement on the inner envelope has not been signed as required by section 9-140a, such inner envelope shall not be opened or
the ballot removed therefrom, and such inner envelope shall be replaced in the opened outer envelope which shall be marked "Rejected" and the reason therefor endorsed thereon by the counters; and

(5) Not earlier than the day of [the] such election, primary or referendum, and after the duties under subdivisions (1) to (4), inclusive, of this subsection have been performed, absentee ballots shall be counted in the manner provided in subsections (e) to (m), inclusive, of section 9-150a.

(b) In accordance with instructions which shall be prescribed by the Secretary of the State not later than ten days before [the] such election, primary or referendum, each group of ballots delivered pursuant to subdivision (2) of subsection (e) of section 9-140c, as amended by this act, shall be kept secure (1) throughout the performance of the duties under subdivisions (1) to (4), inclusive, of subsection (a) of this section, and (2) after such performance until such time on the day of [the] such election, primary or referendum that absentee ballots are counted in the manner provided in subsections (e) to (m), inclusive, of section 9-150a. The requirements of this subsection shall be in addition to all other applicable requirements under this title regarding the security of absentee ballots and any related materials.

Sec. 13. Section 9-159r of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) Notwithstanding any provision of the general statutes to the contrary, if twenty or more of the patients in any institution in the state are electors, absentee ballots voted by such electors shall be voted under the supervision of the registrars of voters or their designees of the town in which the institution is located, in accordance with the provisions of this section. As used in this section, "institution" has the same meaning as provided in section 9-159q.

(b) Application for an absentee ballot for any such patient shall be made to the clerk of the town in which such patient is eligible to vote.
The application procedure set forth in section 9-140, as amended by this act, shall apply, except that the clerk shall deliver the absentee voting set for any such application to the clerk of the town in which the institution is located, who shall deliver all such voting sets he receives to the registrars of such town, on the date when the supervision of absentee balloting is to occur. The ballots and envelopes shall be prepared for delivery to the applicant as provided in sections 9-137 to 9-140a, inclusive, as amended by this act. The registrars or their designees shall furnish the town clerk a written receipt for such ballots. The registrars of the town in which an institution is located and the administrator of the institution shall mutually agree on a date and time for such supervision of absentee balloting, which shall be not later than the last business day before the election or primary.

(c) The supervision of absentee balloting under this section shall be carried out in accordance with the provisions of subsections (g), (h), (i) and (k) of section 9-159q.

(d) Notwithstanding the provisions of subsections (a) to (c), inclusive, of this section, for the state election in 2020, and any election or primary held on or after the effective date of this section but prior to July 1, 2021, the Secretary of the State may waive any requirement under said subsections, provided the Secretary (1) waives such requirement in recognition of the public health and civil preparedness emergency declared by the Governor on March 10, 2020, and has consulted with the Commissioner of Public Health or said commissioner's designee regarding such waiver, (2) has given written notice to the town clerk and registrars of voters in each municipality, and (3) has submitted a report, in accordance with section 11-4a, to the joint standing committee of the General Assembly having cognizance of matters relating to elections advising of such waiver and specifying alternative actions to be taken to provide opportunities for absentee voting by electors described in this section.

Sec. 14. Section 9-159o of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):
(a) Any elector who has returned an absentee ballot to the municipal clerk and who finds such elector is able to vote in person shall proceed before ten o'clock a.m. on election, primary or referendum day to the municipal clerk's office and request that such elector's ballot be withdrawn. The municipal clerk shall remove the ballot from the sealed package and shall mark the serially-numbered outer envelope, which shall remain unopened, "rejected" and note the reasons for rejection. The elector shall also endorse the envelope. The rejected ballot shall then be returned to the sealed package until delivered on election, primary or referendum day to the registrars of voters in accordance with section 9-140c, as amended by this act. The municipal clerk shall then give the elector a signed statement directed to the moderator of the voting district in which the elector resides stating that the elector has withdrawn such elector's absentee ballot and may vote in person. Upon delivery of the statement by the elector to the moderator, the moderator shall cause the absentee indication next to the name of the elector to be stricken from the official checklist and the elector may then have such elector's name checked and vote in person. Unless absentee ballots are to be counted in the respective polling places pursuant to subsection (b) of section 9-147a, as amended by this act, the municipal clerk shall also cause the absentee indication next to the name of the elector to be stricken from the duplicate checklist to be used by the absentee ballot counters.

(b) Notwithstanding the provisions of subsection (a) of this section, for the state election in 2020, and any election, primary or referendum held on or after the effective date of this section but prior to July 1, 2021, any elector who has returned an absentee ballot to the municipal clerk and who finds such elector is able to vote in person shall proceed before five o'clock p.m. on the fourth day before [the] such election, primary or referendum to the municipal clerk's office and request that such elector's ballot be withdrawn.

Sec. 15. Subsection (g) of section 9-150b of the general statutes is repealed and the following is substituted in lieu thereof (Effective from
passage):

(g) (1) No such depository envelope shall be opened except by order of a court of competent jurisdiction, by the State Elections Enforcement Commission pursuant to a subpoena issued under subdivision (1) of subsection (a) of section 9-7b or within five business days after an election, primary or referendum for the purpose of a recanvass conducted pursuant to law. After such a recanvass the depository envelopes and their contents shall be returned to the municipal clerk and preserved for the stated period.

(2) Notwithstanding the provisions of subdivision (1) of this subsection, for the state election in 2020, and any election held on or after the effective date of this section but prior to July 1, 2021, no such depository envelope shall be opened for the purpose of a recanvass conducted pursuant to law except within seven business days after [the] such election as provided in section 9-311, as amended by this act.

Sec. 16. Section 9-307 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) Immediately after the polls are closed, the official checker or checkers, appointed under the provisions of section 9-234, shall make and deliver to the moderator a certificate stating the whole number of names on the registry list or enrollment list including, if applicable, unaffiliated electors authorized under section 9-431 to vote in the primary, and the number checked as having voted in that election or primary. For the purpose of computing the whole number of names on the registry list, the lists of persons who have applied for presidential or overseas ballots prepared in accordance with section 9-158h shall be included. If a paper registry list is used, the registrars or assistant registrars, as the case may be, shall write and sign with ink, on the list or lists so used and checked, a certificate of the whole number of names registered on the list eligible to vote in the election or primary and the number checked as having voted in that election or primary, and deposit it in the office of the municipal clerk not later than forty-eight
hours after the close of the polls. If an electronic version of the registry
list is used, the electronic device upon which such list is stored shall be
returned to the registrars of voters who shall cause the electronic
registry list to be printed. Such printed list shall be signed by each
registrar, who shall deposit such list in the office of the municipal clerk
not later than forty-eight hours after the close of the polls. The municipal
clerk shall carefully preserve the paper registry list or printed electronic
registry list, as applicable, on file, with the marks on it without
alteration, for public inspection, and shall immediately enter a certified
copy of such certificate on the town records. Subject to the provisions of
section 7-109, the municipal clerk may destroy any voting checklist four
years after the date upon which it was used. The moderator shall place
the certificate which the moderator received from the official checker or
checkers in the office of the municipal clerk not later than forty-eight
hours after the close of the polls.

(b) Notwithstanding the provisions of subsection (a) of this section,
for the state election in 2020, and any election or primary held on or after
the effective date of this section but prior to July 1, 2021, any certificate
or list required under said subsection to be deposited or placed in the
office of the municipal clerk shall be so deposited or placed not later
than ninety-six hours after the close of the polls at such election or
primary.

Sec. 17. Section 9-309 of the general statutes is repealed and the
following is substituted in lieu thereof (Effective from passage):

(a) Upon the close of the polls, the moderator, in the presence of the
other election officials, shall immediately lock the voting tabulator
against voting and immediately cause the vote totals for all candidates
and questions to be produced. The moderator shall, in the order of the
offices as their titles are arranged on the ballot, read and announce in
distinct tones the result as shown, giving the number indicated and
indicating the candidate to whom such total belongs, and shall read the
votes recorded for each office on the ballot. The moderator shall also, in
the same manner, announce the vote on each constitutional amendment,
proposition or other question voted on. The vote so announced by the
moderator shall be taken down by each checker and recorded on the
tally sheets. Each checker shall record the number of votes received for
each candidate on the ballot and also the number received by each
person for whom write-in ballots were cast. The moderator shall make
a preliminary list from the vote totals produced by the tabulators and
shall prepare such preliminary list for transmission to the Secretary of
the State pursuant to section 9-314, as amended by this act. After such
preliminary list has been transmitted to the Secretary of the State, the
canvass may be temporarily interrupted, during which time the
moderator shall (1) return the keys for all tabulators to the registrars of
voters, (2) seal the tabulators against voting or being tampered with, (3)
prepare and seal individual envelopes for all (A) write-in ballots, (B)
absentee ballots, (C) moderators' returns, and (D) other notes,
worksheets or written materials used at the election, and (4) store all
such tabulators and envelopes in a secure place or places directed by the
registrars of voters. At the end of such temporary interruption, the
moderator shall receive such keys from the registrars and shall take
possession of and break the seal on all such tabulators and envelopes for
the purpose of completing the canvass. The result totals shall remain in
full public view until the statement of canvass and all other reports have
been fully completed and signed by the moderator, checkers and
registrars, or assistant registrars, as the case may be. Any other
remaining result of the votes cast shall be publicly announced by the
moderator not later than forty-eight hours after the close of the polls.
Such public announcement shall consist of reading both the name of
each candidate, with the designating number and letter on the ballot and
the absentee vote as furnished to the moderator by the absentee ballot
counters, and also the vote cast for and against each question submitted.
While such announcement is being made, ample opportunity shall be
given to any person lawfully present to compare the results so
announced with the result totals provided by the tabulator and any
necessary corrections shall then and there be made by the moderator,
checkers and registrars or assistant registrars, after which the
compartments of the voting tabulator shall be closed and locked.
canvassing, recording and announcing the result, the election officials shall be guided by any instructions furnished by the Secretary of the State.

(b) Notwithstanding the provisions of subsection (a) of this section, for the state election in 2020, and any election held on or after the effective date of this section but prior to July 1, 2021, after the preliminary list has been transmitted to the Secretary of the State, any other remaining result of the votes cast required under said subsection to be publicly announced by the moderator shall be so announced not later than ninety-six hours after the close of the polls at such election.

Sec. 18. Section 9-311 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) (1) If, within three days after an election, it appears to the moderator that there is a discrepancy in the returns of any voting district, such moderator shall forthwith within said period summon, by written notice delivered personally, the recanvass officials, consisting of at least two checkers of different political parties and at least two absentee ballot counters of different political parties who served at such election, and the registrars of voters of the municipality in which the election was held and such other officials as may be required to conduct such recanvass. Such written notice shall require the clerk or registrars of voters, as the case may be, to bring with them the depository envelopes required by section 9-150a, the package of write-in ballots provided for in section 9-310, the absentee ballot applications, the list of absentee ballot applications, the registry list and the moderators' returns and shall require such recanvass officials to meet at a specified time not later than the fifth business day after such election to recanvass the returns of a voting tabulator or voting tabulators or absentee ballots or write-in ballots used in such district in such election. If any of such recanvass officials are unavailable at the time of the recanvass, the registrar of voters of the same political party as that of the recanvass official unable to attend shall designate another elector having previous training and experience in the conduct of elections to take his place.
Before such recanvass is made, such moderator shall give notice, in writing, to the chairman of the town committee of each political party which nominated candidates for the election, and, in the case of a state election, not later than twenty-four hours after a determination is made regarding the need for a recanvass to the Secretary of the State, of the time and place where such recanvass is to be made; and each such chairman may send representatives to be present at such recanvass. Such representatives may observe, but no one other than a recanvass official may take part in the recanvass. If any irregularity in the recanvass procedure is noted by such a representative, he shall be permitted to present evidence of such irregularity in any contest relating to the election.

(2) Notwithstanding the provisions of subdivision (1) of this subsection, for the state election in 2020, and any election held on or after the effective date of this section but prior to July 1, 2021, (A) if, within five days after the such election, it appears to the moderator that there is a discrepancy in the returns of any voting district, such moderator shall forthwith within said period summon, by written notice delivered personally, the recanvass officials to conduct such recanvass in accordance with the provisions of said subdivision, and (B) such written notice shall require such recanvass officials to meet not later than the seventh business day after the such election for such purpose.

(b) The moderator shall determine the place or places where the recanvass shall be conducted and, if such recanvass is held before the tabulators are boxed and collected in the manner required by section 9-266, the moderator may either require that such recanvass of such tabulators be conducted in each place where the tabulators are located, or he may require that they be removed to one central place, where such recanvass shall be conducted. All recanvassing procedures shall be open to public observation. Such recanvass officials shall, in the presence of such moderator and registrars of voters, make a record of the number on the seal and the number on the protective counter, if one is provided, on each voting tabulator specified by such moderator. Such registrars of
voters in the presence of such moderator shall turn over the keys of each
such tabulator to such recanvass officials, and such recanvass officials,
in the presence of such registrars of voters and moderator, shall
immediately proceed to recanvass the vote cast thereon, and shall then
open the package of absentee ballots and recanvass the vote cast
thereon. In the course of the recanvass of the absentee ballot vote the
recanvass officials shall check all outer envelopes for absentee ballots
against the inner envelopes for such ballots and against the registry list
to verify postmarks, addresses and registry list markings and also to
determine whether the number of envelopes from which absentee
ballots have been removed is the same as the number of persons checked
as having voted by absentee ballot. The write-in ballots shall also be
recanvassed at this time. All of the recanvass officials shall use the same
forms for tallies and returns as were used at the original canvass and the
absentee ballot counters shall also sign the tallies.

(c) (1) The votes shall be announced and recorded in the manner
prescribed in section 9-309, as amended by this act, on return forms
provided by the registrars of voters and appended thereto shall be a
statement signed by the moderator indicating the time and place of the
recanvass and the names, addresses, titles and party affiliations of the
recanvass officials. The write-in ballots shall be replaced in a properly
secured sealed package. Upon the completion of such recanvass, any
tabulator used in such recanvass shall be locked and sealed, the keys
thereof shall immediately be returned to such registrars of voters and
such tabulator shall remain so locked until the expiration of fourteen
days after such election or for such longer period as is ordered by a court
of competent jurisdiction. The absentee ballots shall be replaced in their
wrappers and be resealed by the moderator in the presence of the
recanvass officials. Upon the completion of such recanvass, such
moderator and at least two of the recanvass officials of different political
parties shall forthwith prepare and sign such return forms which shall
contain a written statement giving the result of such recanvass for each
tabulator and each package of absentee ballots whose returns were so
recanvassed, setting forth whether or not the original canvass was
correctly made and stating whether or not the discrepancy still remains unaccounted for. Such return forms containing such statement shall forthwith be filed by the moderator in the office of such clerk. If such recanvass reveals that the original canvass of returns was not correctly made, such return forms containing such statement so filed with the clerk shall constitute a corrected return. In the case of a state election, a recanvass return shall be made in duplicate on a form prescribed and provided by the Secretary of the State, and the moderator shall file one copy with the Secretary of the State and one copy with the town clerk not later than ten days after the election. Such recanvass return shall be substituted for the original return and shall have the same force and effect as an original return.

(2) Notwithstanding the provisions of subdivision (1) of this subsection, for the state election in 2020, and any election held on or after the effective date of this section but prior to July 1, 2021, each copy of the recanvass return required under said subdivision to be filed by the moderator with the Secretary of the State and the town clerk shall be so filed not later than twelve days after [the] such election.

(d) As used in this section, (1) "moderator" means, in the case of municipalities not divided into voting districts, the moderator of the election and, in the case of municipalities divided into voting districts, the head moderator of the election, and (2) "registrars of voters", in a municipality where there are different registrars of voters for different voting districts, means the registrars of voters in the voting district in which, at the last-preceding election, the presiding officer for the purpose of declaring the result of the vote of the whole municipality was moderator.

Sec. 19. Section 9-314 of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) As used in this subsection, "moderator" means the moderator of each state election in each town not divided into voting districts and the head moderator in each town divided into voting districts. The
moderator shall make a preliminary list of the votes given for each of the following officers: Presidential electors, Governor, Lieutenant Governor, Secretary of the State, Treasurer, Comptroller, Attorney General, United States senator, representative in Congress, state senator, judge of probate, state representative and registrars of voters when said officers are to be chosen, as provided in section 9-309, as amended by this act, in the moderator's town and shall immediately transmit such preliminary list to the Secretary of the State not later than midnight on election day. Once the preliminary list has been transmitted to the Secretary of the State, the moderator shall make a duplicate list of the votes given in the moderator's town for each of the following officers: Presidential electors, Governor, Lieutenant Governor, Secretary of the State, Treasurer, Comptroller, Attorney General, United States senator, representative in Congress, state senator, judge of probate, state representative and registrars of voters when said officers are to be chosen. Such duplicate list shall indicate the total number of names on the official check list of such town and the total number of names checked as having voted. The moderator shall transmit such duplicate list to the Secretary of the State by electronic means as prescribed by the Secretary of the State not later than forty-eight hours after the close of the polls on election day. The moderator shall also seal and deliver one of such duplicate lists to the Secretary of the State not later than the third day after the election. Any such moderator who fails to so transmit or deliver such duplicate list to the Secretary of the State by the time required shall pay a late filing fee of fifty dollars. The moderator shall also deliver one of such duplicate lists to the clerk of such town. The Secretary of the State shall enter the returns in tabular form in books kept by the Secretary for that purpose and present a printed report of the same, with the name of, and the total number of votes received by, each of the candidates for said offices, to the General Assembly at its next session.

(b) As used in this subsection, "moderator" means the moderator of each municipal election in each town not divided into voting districts,
and the head moderator in each town divided into voting districts. The moderator shall make a preliminary list of the votes given for each municipal office elected at such municipal election, as reported solely by the tabulator, as provided in section 9-309, as amended by this act, in the moderator's town and shall immediately transmit such preliminary list to the Secretary of the State not later than midnight on election day. Once the preliminary list has been transmitted to the Secretary of the State, the moderator shall make a duplicate list of the votes given in the moderator's town for each municipal office elected at such municipal election. Such duplicate list shall indicate the total number of names on the official check list of such town and the total number of names checked as having voted and shall be on a form prescribed by the Secretary of the State. The moderator shall transmit such duplicate list to the Secretary of the State by electronic means as prescribed by the Secretary of the State not later than forty-eight hours after the close of the polls on election day. The moderator shall also seal and deliver one of such duplicate lists to the Secretary of the State not later than the third day after the election. Any such moderator who fails to so transmit or deliver such duplicate list to the Secretary of the State by the time required shall pay a late filing fee of fifty dollars. The moderator shall also deliver one of such duplicate lists to the clerk of such town.

(c) Notwithstanding the provisions of subsections (a) and (b) of this section, for the state election in 2020, and any election held on or after the effective date of this section but prior to July 1, 2021, (1) the duplicate list required under said subsections to be transmitted by electronic means to the Secretary by such moderator shall be so transmitted not later than ninety-six hours after the close of the polls on such election day, and (2) the duplicate list required under said subsections to be sealed and delivered to the Secretary shall be so delivered not later than the fifth day after [the] such election.

Sec. 20. Subsection (a) of section 9-322a of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):
(a) (1) Not later than forty-eight hours following each regular election, the registrars of voters shall provide the results of the votes cast at such election to the town clerk. Not later than nine o’clock a.m. on the third day following each regular election, the head moderator, registrars of voters and town clerk for each town divided into voting districts shall meet to identify any error in the returns. Not later than one o’clock p.m. on the third day following each regular election, the head moderator shall correct any error identified and file an amended return with the Secretary of the State, the town clerk and the registrars of voters.

(2) Notwithstanding the provisions of subdivision (1) of this subsection, for the state election in 2020, and any election held on or after the effective date of this section but prior to July 1, 2021, (A) the results of the votes cast at [the] such election required under said subdivision to be provided to the town clerk by the registrars of voters shall be so provided not later than ninety-six hours following [the] such election, (B) the meeting to identify any error in the returns required under said subdivision among the head moderator, registrars of voters and town clerk for each town divided into voting districts shall occur not later than nine o’clock a.m. on the fifth day following [the] such election, and (C) any identified error required under said subdivision to be corrected, and any amended return required under said subdivision to be filed with the Secretary of the State, the town clerk and the registrars of voters, by the head moderator shall be so corrected or filed, as applicable, not later than one o’clock p.m. on the fifth day following [the] such election.

This act shall take effect as follows and shall amend the following sections:

<table>
<thead>
<tr>
<th>Section</th>
<th>From Passage</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>from passage</td>
<td>9-135</td>
</tr>
<tr>
<td>2</td>
<td>from passage</td>
<td>9-137</td>
</tr>
<tr>
<td>3</td>
<td>from passage</td>
<td>9-139b</td>
</tr>
<tr>
<td>4</td>
<td>from passage</td>
<td>9-140(g)</td>
</tr>
<tr>
<td>5</td>
<td>from passage</td>
<td>9-140b(c)</td>
</tr>
<tr>
<td>6</td>
<td>from passage</td>
<td>9-140c</td>
</tr>
<tr>
<td>Section</td>
<td>Reference</td>
<td>Page</td>
</tr>
<tr>
<td>---------</td>
<td>-----------</td>
<td>------</td>
</tr>
<tr>
<td>Sec. 7</td>
<td>from passage</td>
<td>9-147a</td>
</tr>
<tr>
<td>Sec. 8</td>
<td>from passage</td>
<td>9-225</td>
</tr>
<tr>
<td>Sec. 9</td>
<td>from passage</td>
<td>9-226</td>
</tr>
<tr>
<td>Sec. 10</td>
<td>from passage</td>
<td>9-433</td>
</tr>
<tr>
<td>Sec. 11</td>
<td>from passage</td>
<td>9-435</td>
</tr>
<tr>
<td>Sec. 12</td>
<td>from passage</td>
<td>9-150e</td>
</tr>
<tr>
<td>Sec. 13</td>
<td>from passage</td>
<td>9-159r</td>
</tr>
<tr>
<td>Sec. 14</td>
<td>from passage</td>
<td>9-159o</td>
</tr>
<tr>
<td>Sec. 15</td>
<td>from passage</td>
<td>9-150b(g)</td>
</tr>
<tr>
<td>Sec. 16</td>
<td>from passage</td>
<td>9-307</td>
</tr>
<tr>
<td>Sec. 17</td>
<td>from passage</td>
<td>9-309</td>
</tr>
<tr>
<td>Sec. 18</td>
<td>from passage</td>
<td>9-311</td>
</tr>
<tr>
<td>Sec. 19</td>
<td>from passage</td>
<td>9-314</td>
</tr>
<tr>
<td>Sec. 20</td>
<td>from passage</td>
<td>9-322a(a)</td>
</tr>
</tbody>
</table>

**GAE** Joint Favorable

**APP** Joint Favorable