

General Assembly

February Session, 2024

Amendment

LCO No. 5090



Offered by: SEN. HARDING, 30th Dist. SEN. SAMPSON, 16th Dist.

To: Subst. Senate Bill No. 390

File No. 476

Cal. No. 281

"AN ACT CONCERNING PENALTIES FOR CERTAIN ELECTION CRIMES."

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

"Sec. 501. Subsection (a) of section 9-21a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

6 (a) The Secretary of the State, at [such times as the Secretary 7 determines, may] least annually, shall cause a search to be made of 8 computerized voter registration records to identify electors who may be 9 registered in more than one town, registered more than once in the same town or deceased. The Secretary [may] shall compile, from such search, 10 11 a list of possible duplicate registrations in any town or towns and 12 possible registrations of deceased individuals and shall transmit such 13 list to the registrars of voters of the appropriate town or towns.

14 Sec. 502. Subsections (a) and (b) of section 9-19k of the 2024

supplement to the general statutes are repealed and the following issubstituted in lieu thereof (*Effective from passage*):

17 (a) The Secretary of the State shall establish and maintain a system for 18 online voter registration. Such system shall also permit a registered 19 elector to apply for changes to such elector's registration. An applicant 20 may register to vote through this system, provided the applicant's (1) 21 registration information is verifiable in the manner described in 22 subsection (b) of this section, and (2) signature is in a database described 23 in said subsection (b) and such signature may be imported into such 24 system for online voter registration.

25 (b) A state agency, upon the request of the Secretary of the State, shall 26 provide any information to the Secretary that the Secretary deems 27 necessary to maintain the system for online voter registration. The 28 Secretary may cross reference the information input into the system by 29 applicants with data or information contained in any state agency's 30 database or a database administered by the federal government, or any 31 voter registration database of another state, in order to verify the 32 information submitted by applicants, except that the Secretary shall, 33 notwithstanding the provisions of section 9-20a, cross reference such 34 input information with the list compiled by the Jury Administrator 35 pursuant to subsection (c) of section 51-222a and made available to the 36 Secretary pursuant to section 506 of this act, or with data or information 37 contained in the United States Citizenship and Immigration Services 38 electronic immigration status verification database, in order to attempt 39 to verify such submitted information. The Secretary shall not use the 40 information obtained from any such database except to verify 41 information submitted by the applicant, provided the applicant's 42 signature, if part of data contained in the state agency's database, shall 43 be included as part of the applicant's information contained in the 44 system for online voter registration.

Sec. 503. Subsection (b) of section 9-19h of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

48 (b) (1) In addition to the requirements of subsection (a) of this section, 49 and except as provided in subdivision (2) of this subsection, the 50 Commissioner of Motor Vehicles shall include an application for the 51 admission of an elector with each application form provided for a motor 52 vehicle operator's license and a motor vehicle operator's license renewal, 53 which are issued under subpart (B) of part III of chapter 246, and with 54 each application form provided for an identity card issued under section 55 1-1h. Such application form for the admission of an elector (A) shall be 56 subject to the approval of the Secretary of the State, (B) shall not include any provisions for the witnessing of the application, and (C) shall 57 58 contain a statement that (i) specifies each eligibility requirement, (ii) 59 contains an attestation that the applicant meets each such requirement, 60 and (iii) requires the signature of the applicant under penalty of perjury. 61 The Commissioner of Motor Vehicles shall accept any such completed 62 application for admission which is submitted in person, by mail or 63 through an electronic system pursuant to subdivision (2) of this 64 subsection. Except as provided in said subdivision, the applicant shall 65 state on such form, under penalty of perjury, the applicant's name, bona 66 fide residence address, date of birth, whether the applicant is a United 67 States citizen, party enrollment, if any, prior voting address, if registered 68 previously, and that the applicant's privileges as an elector are not 69 forfeited by reason of conviction of a felony. No Social Security number 70 on any such application form for the admission of an elector filed prior 71 to January 1, 2000, may be disclosed to the public or to any 72 governmental agency. The commissioner shall indicate on each such 73 form the date of receipt of such application to ensure that any eligible 74 applicant is registered to vote in an election if it is received by the 75 Commissioner of Motor Vehicles by the last day for registration to vote 76 in an election. The commissioner shall provide the applicant with an 77 application receipt, on a form approved by the Secretary of the State and 78 on which the commissioner shall record the date that the commissioner 79 received the application, using an official date stamp bearing the words 80 "Department of Motor Vehicles". The commissioner shall provide such 81 receipt whether the application was submitted in person, by mail or 82 through an electronic system pursuant to subdivision (2) of this

83 subsection. The commissioner shall forthwith transmit the application 84 to the registrars of voters of the applicant's town of residence, provided 85 the commissioner has, notwithstanding the provisions of section 9-20a, attempted to verify the applicant's United States citizenship information 86 87 using the list compiled by the Jury Administrator pursuant to 88 subsection (c) of section 51-222a, and made available to the 89 commissioner pursuant to section 506 of this act, or using the United States Citizenship and Immigration Services electronic immigration 90 91 status verification database. If a registration application is accepted 92 within five days before the last day for registration to vote in a regular 93 election, the application shall be transmitted to the registrars of voters 94 of the town of voting residence of the applicant not later than five days 95 after the date of acceptance. The procedures in subsections (c), (d), (f) 96 and (g) of section 9-23g which are not inconsistent with the National 97 Voter Registration Act of 1993, P.L. 103-31, as amended from time to 98 time, shall apply to applications made under this section. The 99 commissioner is not an admitting official and may not restore, under the 100 provisions of section 9-46a, electoral privileges of persons convicted of 101 a felony.

102 (2) (A) The Commissioner of Motor Vehicles shall provide an 103 electronic system, subject to the approval of the Secretary of the State, to 104 effectuate the purposes of subdivision (1) of this subsection regarding 105 application for admission of an elector, except that the condition that an 106 applicant state and attest to meeting each eligibility requirement may be 107 waived for any such eligibility requirement verified independently by 108 said commissioner through a federally approved identity verification 109 program or other evidence acceptable to said commissioner. Such 110 electronic system may provide for the transmittal to the Secretary of an 111 applicant's signature on file with said commissioner. The use of any 112 such electronic system shall comply with the National Voter 113 Registration Act of 1993, P.L. 103-31, as amended from time to time.

(B) (i) Unless otherwise provided in this subparagraph, if the
Commissioner of Motor Vehicles determines that a person applying for
a motor vehicle operator's license, a motor vehicle operator's license

117 renewal or an identity card meets each eligibility requirement for 118 admission as an elector, including attempting to verify such person's 119 United States citizenship information using the list compiled by the Jury Administrator pursuant to subsection (c) of section 51-222a or using the 120 121 United States Citizenship and Immigration Services electronic 122 immigration status verification database, said commissioner shall 123 forthwith transmit an application for such person's admission as an 124 elector to the registrars of voters of the town of residence of such person 125 through an electronic system pursuant to this subdivision, in 126 accordance with the provisions of subdivision (1) of this subsection, 127 except that no such application shall be transmitted if such person 128 declines to apply for such admission.

(ii) If said commissioner determines that a person applying for a motor vehicle operator's license, a motor vehicle operator's license renewal or an identity card is not a United States citizen, said commissioner shall not provide such person an opportunity to apply for admission as an elector through an electronic system pursuant to this subdivision and shall not transmit any application for such admission on behalf of such person.

(iii) If said commissioner cannot determine whether a person
applying for a motor vehicle operator's license, a motor vehicle
operator's license renewal or an identity card is a United States citizen,
such person shall attest to his or her United States citizenship as a
precondition of said commissioner processing such person's application
for admission as an elector through an electronic system pursuant to this
subdivision.

Sec. 504. Subsection (b) of section 9-23n of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

(b) (1) Except as provided in subdivision (2) of this subsection, each
voter registration agency shall (A) distribute mail voter registration
application forms, (B) assist applicants for assistance or services

149 provided by the agency in completing voter registration application 150 forms, except for applicants who refuse assistance in completing such 151 forms, (C) accept completed voter registration application forms and provide each applicant with an application receipt, on which the agency 152 153 shall record the date that the agency received the application, using an 154 official date stamp bearing the name of the agency, and (D) immediately 155 transmit all such applications to the registrars of voters of the town of voting residence of the applicants, provided the voter registration 156 agency has, notwithstanding the provisions of section 9-20a, attempted 157 158 to verify the applicant's United States citizenship information using the 159 list compiled by the Jury Administrator pursuant to subsection (c) of 160 section 51-222a, and made available to such agency pursuant to section 506 of this act, or using the United States Citizenship and Immigration 161 Services electronic immigration status verification database. The agency 162 163 shall provide such receipt whether the application was submitted in 164 person, by mail or through an electronic system pursuant to subdivision 165 (2) of this subsection. If a registration application is accepted within five 166 days before the last day for registration to vote in a regular election, the 167 application shall be transmitted to the registrars of voters of the town of 168 voting residence of the applicant not later than five days after the date 169 of acceptance. Except as provided in subdivision (2) of this subsection, 170 the voter registration agency shall indicate on the completed mail voter 171 registration application form, without indicating the identity of the 172 voter registration agency, the date of its acceptance by such agency, to 173 ensure that any eligible applicant is registered to vote in an election if it 174is received by the registration agency by the last day for registration to 175 vote in an election. If a state-funded program primarily engaged in 176 providing services to persons with disabilities provides services to a 177 person with a disability at the person's home, the agency shall provide 178 such voter registration services at the person's home. The procedures in 179 subsections (c), (d), (f) and (g) of section 9-23g that are not inconsistent 180 with the National Voter Registration Act of 1993, P.L. 103-31, as 181 amended from time to time, shall apply to applications made under this 182 section. Officials and employees of such voter registration agencies are 183 not admitting officials, as defined in section 9-17a, and may not restore,

under the provisions of section 9-46a, electoral privileges of personsconvicted of a felony.

186 (2) (A) Each voter registration agency shall provide an electronic 187 system, subject to the approval of the Secretary of the State, to effectuate the purposes of subdivision (1) of this subsection regarding application 188 189 for admission of an elector, except that the condition that an applicant 190 state and attest to meeting each eligibility requirement may be waived 191 for any such eligibility requirement verified independently by the 192 agency through a federally approved identity verification program or 193 other evidence acceptable to the agency. Such electronic system may provide for the transmittal to the Secretary of an applicant's signature 194 195 on file with the voter registration agency. The use of any such electronic 196 system shall comply with the National Voter Registration Act of 1993, P.L. 103-31, as amended from time to time. 197

198 (B) (i) Unless otherwise provided in this subparagraph, if the voter 199 registration agency determines that a person applying for assistance or 200 services provided by the agency meets each eligibility requirement for 201 admission as an elector, including attempting to verify such person's 202 United States citizenship information using the list compiled by the Jury 203 Administrator pursuant to subsection (c) of section 51-222a or using the 204 United States Citizenship and Immigration Services electronic 205 immigration status verification database, the agency shall forthwith 206 transmit an application for such person's admission as an elector to the 207 registrars of voters of the town of residence of such person through an 208 electronic system pursuant to this subdivision, in accordance with the 209 provisions of subdivision (1) of this subsection, except that no such 210 application shall be transmitted if such person declines to apply for such 211 admission.

(ii) If the voter registration agency determines that a person applying for assistance or services provided by the agency is not a United States citizen, the agency shall not provide such person an opportunity to apply for admission as an elector through an electronic system pursuant to this subdivision and shall not transmit any application for such 217 admission on behalf of such person.

(iii) If the voter registration agency cannot determine whether a
person applying for assistance or services provided by the agency is a
United States citizen, such person shall attest to his or her United States
citizenship as a precondition of the agency processing such person's
application for admission as an elector through an electronic system
pursuant to this subdivision.

Sec. 505. Subsection (a) of section 9-20 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

227 (a) Each person who applies for admission as an elector in person to 228 an admitting official shall, upon a form prescribed by the Secretary of 229 the State and signed by the applicant, state under penalties of perjury, 230 his name, bona fide residence by street and number, date of birth, 231 whether he is a United States citizen, whether his privileges as an elector 232 are forfeited by reason of conviction of crime, and whether he has 233 previously been admitted as an elector in any town in this or any other 234 state. Each such applicant shall present his birth certificate, drivers' 235 license or Social Security card to the admitting official for inspection at 236 the time of application, and such admitting official shall, 237 notwithstanding the provisions of section 9-20a, attempt to verify such 238 applicant's United States citizenship information using the list compiled 239 by the Jury Administrator pursuant to subsection (c) of section 51-222a, 240 and made available to such admitting official pursuant to section 506 of 241 this act, or using the United States Citizenship and Immigration Services 242 electronic immigration status verification database. Notwithstanding 243 the provisions of any special act or charter to the contrary, the 244 application form shall also, in a manner prescribed by the Secretary of 245 the State, provide for application for enrollment in any political party, 246 including, on any such form printed on or after January 1, 2006, a list of 247 the names of the major parties, as defined in section 9-372, as options for 248 the applicant. The form shall indicate that such enrollment is not 249 mandatory.

250 Sec. 506. (NEW) (Effective from passage) Not later than thirty days after 251 the Jury Administrator compiles the list of all qualified jurors in the state 252 pursuant to subsection (c) of section 51-222a of the general statutes, the 253 Jury Administrator shall make such list available to the Secretary of the 254 State, the Commissioner of Motor Vehicles, each voter registration 255 agency, as defined in section 9-23n of the general statutes, as amended by this act, and the admitting officials, as defined in section 9-17a of the 256 257 general statutes, of each town for the purposes of United States 258 citizenship verification during the elector admission process.

Sec. 507. Subsection (i) of section 9-19j of the 2024 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

262 (i) (1) After the acceptance of a same-day election registration, the 263 registrars of voters shall forthwith send a registration confirmation 264 notice to the residential address of each applicant who was admitted as 265 an elector on election day or during the period of early voting prior to 266 election day under this section. Such confirmation shall be sent by first 267 class mail with instructions on the envelope that it be returned if not 268 deliverable at the address shown on the envelope. If a confirmation 269 notice is returned undelivered, the registrars shall forthwith take the 270 necessary action in accordance with section 9-35 or 9-43, as applicable, 271 notwithstanding the May first deadline in section 9-35.

272 (2) (A) Not later than ninety days after election day, the registrars of voters of each town shall (i) compile a report of (I) the number of persons 273 274 applying for same-day election registration as described in subsection 275 (d) of this section, (II) the number of such persons not permitted to 276 register in accordance with subparagraph (A) of subdivision (2) of subsection (e) of this section, (III) the number of registration 277 278 confirmation notices sent to admitted applicants, pursuant to 279 subdivision (1) of this subsection, that were returned undelivered, and 280 (IV) the number of such admitted applicants that were subsequently 281 placed on the inactive registry list as a result of such notices being 282 returned undelivered, in accordance with subdivision (1) of this

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| 283 | subsection and section 9-35, and (ii) submit such report to the Secretary | | |
| 284 | of the State. | | |
| 285 286 | (B) Not later than one hundred twenty days after election day, the Secretary of the State shall (i) aggregate all reports submitted to the | | |
| 287 | Secretary under subparagraph (A) of this subdivision into one single | | |
| 288 | report, and (ii) submit such single report to the joint standing committee | | |
| 289 | of the General Assembly having cognizance of matters relating to | | |
| 290 | elections, in accordance with section 11-4a, and to the State Elections | | |
| 291 | Enforcement Commission. | | |
| 292 293 294 295 296 | (3) Not later than five days after a determination of the registrars of voters of any town that the residency of an admitted applicant cannot be verified because a registration confirmation notice for such applicant was returned undelivered to such registrars, as provided in subdivision (1) of this subsection, such registrars shall report all information | | |
| 296 297 | (1) of this subsection, such registrars shall report all information | | |
| 297 | resulting in such determination to the State Elections Enforcement Commission which shall conduct an investigation of the matter. | | |
| 270 | commission which shan conduct an investigation of the matter. | | |
| 299 300 | Sec. 508. Section 9-150a of the general statutes is amended by adding subsection (n) as follows (<i>Effective from passage</i>): | | |
| 301 | (NEW) (n) (1) At the conclusion of the counting of absentee ballots, | | |
| 302 | the registrars of voters shall forthwith send a confirmation notice to the | | |
| 303 | residential address of each elector who voted by absentee ballot. Such | | |
| 304 | 5 | | |
| 305 | envelope that it be returned if not deliverable at the address shown on | | |
| 306 | the envelope. If a confirmation notice is returned undelivered, the | | |
| 307 | registrars shall forthwith take the necessary action in accordance with | | |
| 308 | section 9-35 or 9-43, as applicable, notwithstanding the May first | | |
| 309 | deadline in section 9-35. | | |
| 310311312313 | (2) (A) Not later than ninety days after the close of the polls, the registrars of voters of each town shall (i) compile a report of (I) the number of persons who applied for an absentee ballot, (II) the number of such persons who were issued absentee ballots, (III) the number of | | |

314 registration confirmation notices sent to electors who voted by absentee

ballot, pursuant to subdivision (1) of this subsection, that were returned undelivered, and (IV) the number of such electors that were subsequently placed on the inactive registry list as a result of such notices being returned undelivered, in accordance with subdivision (1) of this subsection and section 9-35, and (ii) submit such report to the Secretary of the State.

(B) Not later than one hundred twenty days after the close of the
polls, the Secretary of the State shall (i) aggregate all reports submitted
to the Secretary under subparagraph (A) of this subdivision into one
single report, and (ii) submit such single report to the joint standing
committee of the General Assembly having cognizance of matters
relating to elections, in accordance with section 11-4a, and to the State
Elections Enforcement Commission.

328 (3) Not later than five days after a determination of the registrars of 329 voters of any town that the residency of an elector who voted by 330 absentee ballot cannot be verified because a registration confirmation 331 notice for such elector was returned undelivered to such registrars, as 332 provided in subdivision (1) of this subsection, such registrars shall 333 report all information resulting in such determination to the State 334 Commission Elections Enforcement which shall conduct an 335 investigation of the matter."

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

| Sec. 501 | from passage | 9-21a(a) |
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| Sec. 502 | from passage | 9-19k(a) and (b) |
| Sec. 503 | from passage | 9-19h(b) |
| Sec. 504 | from passage | 9-23n(b) |
| Sec. 505 | from passage | 9-20(a) |
| Sec. 506 | from passage | New section |
| Sec. 507 | from passage | 9-19j(i) |
| Sec. 508 | from passage | 9-150a(n) |