

General Assembly

Committee Bill No. 5335

January Session, 2019

LCO No. 3789



Referred to Committee on GOVERNMENT ADMINISTRATION AND ELECTIONS

Introduced by: (GAE)

AN ACT CONCERNING REMOVAL FROM PARTY ENROLLMENT LISTS.

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

- Section 1. Section 9-53 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 3 The registrars of voters in each municipality in which an enrollment 4 session is to be held shall give notice of such session, and of the 5 purpose, day, hours and place thereof, by publication in a newspaper 6 published in or having a circulation in such municipality, not more than fifteen nor less than five days before such session. Nothing in this 8 section shall require that such publication be in the form of a legal 9 advertisement. In each municipality divided into voting districts, any 10 session for enrollment in such municipality may, if the registrars of 11 voters so decide, be held in each such district by assistant registrars of 12 voters appointed under section 9-192, provided the registrars of voters 13 in the notice shall specify the place in each such district in which such 14 session is to be held. When such a session is so held in each such 15 district by such assistant registrars of voters, within forty-eight hours

- after the close of each of such sessions, each of such assistant registrars of voters shall deliver to the registrar of whom he is the appointee a true and attested list or lists, as made by such assistant registrars of voters at such session, showing all enrollments and corrections, if any,
- 20 [by them made, together with a list of all applications rejected under 21 the provisions of sections 9-60 and 9-63] <u>made by such assistant</u>
- 22 registrars of voters.
- Sec. 2. Subsection (e) of section 9-55 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 26 (e) The registrars of voters shall make available for public use such 27 list in the office of the registrars of voters until the printing of the next 28 completed enrollment list; and they shall deliver to the chairman of the 29 town committee of each political party copies of each such list for each 30 voting district in the town. Whenever the registrars of voters are not in 31 their office, such list shall be available at another municipal office. 32 Upon request, the registrars of voters shall give one complete set of 33 such lists to each candidate for nomination for any office or for election 34 as a town committee member. The registrars of voters shall deliver a 35 sufficient number of copies thereof to the moderator of each primary. 36 No petition brought under the provisions of section 9-63 shall operate to delay the completion and printing of such lists. If the petition of any 37 38 elector is granted after any such list has been completed, the registrars 39 of voters or assistant registrars of voters, as the case may be, shall issue 40 to such elector a certificate showing that the elector is entitled to the 41 privileges accompanying enrollment in the political party named in the 42 elector's petition.]
- Sec. 3. Section 9-56 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- Except as otherwise provided in the case of an elector whose name has not been placed on or has been removed from the enrollment list under section 9-59, [9-60, 9-61 or 9-62,] any elector not enrolled on any

enrollment list may at any time make a written and signed application for enrollment to the registrars of voters on an application form for admission as an elector, in accordance with the requirements of this section. The application shall be effective as of the date it is filed with the registrars of voters of the town of residence of the applicant and any person making application for enrollment in such manner shall immediately be entitled to the privileges of party enrollment unless the application for enrollment (1) is filed in person by the applicant with the registrars of voters after twelve o'clock noon on the last business day before a primary, in which case he shall be entitled to the privileges of party enrollment immediately after the primary, (2) is otherwise filed with the registrar after the fifth day before the primary, in which case he shall be entitled to the privileges of party enrollment immediately after the primary, except as provided in section 9-23a, or (3) is filed with the registrars of voters after 5:00 p.m. on the last business day before a caucus or convention, in which case he shall be entitled to the privileges of party enrollment immediately after the caucus or convention. The application shall be signed or initialed by the registrar, deputy, assistant or registrar's clerk receiving it, or by such other personnel as such registrar or deputy may appoint for [the] such purpose, showing the date when such application is received and, in the case of an applicant not immediately eligible under section 9-59 [, 9-60, 9-61 or 9-62] to the privileges accompanying enrollment in the party named in his application, the date upon which such applicant becomes so eligible. In municipalities divided into voting districts in which an enrollment session is held in each district thereof under section 9-51, application for enrollment shall be made to the registrar or assistant registrar, as the case may be, in the voting district in which such elector is entitled to vote at the time of making such application. If any registrar or assistant registrar fails to add any name to any such list on written application or adds any name to any such list except as [herein provided, he] provided in this section, such registrar or assistant registrar shall be guilty of a class D misdemeanor.

81 Sec. 4. Section 9-361 of the general statutes is repealed and the

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82 following is substituted in lieu thereof (*Effective from passage*):

The following persons shall be guilty of primary or enrollment violations: (1) Any person unlawfully voting or participating or attempting to vote or participate in any primary in which he is not eligible to vote or participate; (2) in towns divided into voting districts, any elector who registers or votes at any primary in a voting district other than the district in which such elector is legally entitled to vote at the time of such primary; (3) any elector who signs the name of another to a written application to register, without the knowledge and consent of the person whose name is signed thereto, or who falsely represents the contents of any written or printed form of application for enrollment with intent to secure the application of an elector for enrollment upon a list other than that of his true political preference; (4) any registrar or deputy registrar of voters who fails to hold sessions as provided in sections 9-51 and 9-53, as amended by this act, or who fails to register an elector upon the oral or written application for enrollment of such elector, except as provided by law, or who fails to erase an elector's name as provided in section 9-59 or who registers any elector upon an enrollment list other than that declared by such elector in his application as his political preference, or who removes or erases the name of any elector from any enrollment list except as provided by law; [(5) any person who fails to properly serve any notice or citation required by sections 9-60 and 9-61 when directed so to do by any registrar or deputy registrar, or who makes any false return as to any such notice or citation; and (6)] and (5) any moderator of a primary of the enrolled electors of a specified party, such primary being legally called for the nomination of candidates for any public elective office, who fails to comply with the requirements of chapter 153. The penalty for any such violation shall be a class D misdemeanor, except that any person found to have violated subdivision (1) or (2) of this section shall be guilty of a class D felony and shall be disfranchised.

Sec. 5. Subsection (b) of section 51-164n of the general statutes is

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- repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 117 (b) Notwithstanding any provision of the general statutes, any 118 person who is alleged to have committed (1) a violation under the 119 provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-35, 7-41, 7-83, 7-120 283, 7-325, 7-393, 8-12, 8-25, 8-27, [9-63,] 9-322, 9-350, 10-193, 10-197, 10-121 198, 10-230, 10-251, 10-254, 12-52, 12-170aa, 12-292, 12-314b or 12-326g, 122 subdivision (4) of section 12-408, subdivision (3), (5) or (6) of section 123 12-411, section 12-435c, 12-476a, 12-476b, 12-487, 13a-71, 13a-107, 13a-124 113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124, 13a-139, 13a-140, 13a-143b, 13a-247 or 13a-253, subsection (f) of section 13b-42, section 13b-125 126 90, 13b-221, 13b-292, 13b-336, 13b-337, 13b-338, 13b-410a, 13b-410b or 127 13b-410c, subsection (a), (b) or (c) of section 13b-412, section 13b-414, 128 subsection (d) of section 14-12, section 14-20a or 14-27a, subsection (e) 129 of section 14-34a, subsection (d) of section 14-35, section 14-43, 14-49, 14-50a or 14-58, subsection (b) of section 14-66, section 14-66a or 14-130 131 67a, subsection (g) of section 14-80, subsection (f) of section 14-80h, 132 section 14-97a, 14-100b, 14-103a, 14-106a, 14-106c, 14-146, 14-152, 14-133 153 or 14-163b, a first violation as specified in subsection (f) of section 134 14-164i, section 14-219 as specified in subsection (e) of said section, 135 subdivision (1) of section 14-223a, section 14-240, 14-250 or 14-253a, 136 subsection (a) of section 14-261a, section 14-262, 14-264, 14-267a, 14-137 269, 14-270, 14-275a, 14-278 or 14-279, subsection (e) or (h) of section 138 14-283, section 14-291, 14-293b, 14-296aa, 14-300, 14-300d, 14-319, 14-139 320, 14-321, 14-325a, 14-326, 14-330 or 14-332a, subdivision (1), (2) or (3) 140 of section 14-386a, section 15-25 or 15-33, subdivision (1) of section 15-141 97, subsection (a) of section 15-115, section 16-44, 16-256e, 16a-15 or 142 16a-22, subsection (a) or (b) of section 16a-22h, section 17a-24, 17a-145, 143 17a-149, 17a-152, 17a-465, 17b-124, 17b-131, 17b-137, 19a-30, 19a-33, 144 19a-39 or 19a-87, subsection (b) of section 19a-87a, section 19a-91, 19a-145 105, 19a-107, 19a-113, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286, 19a-146 287, 19a-297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339, 19a-147 340, 19a-425, 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-249, 20-257, 20-148 265, 20-324e, 20-341*l*, 20-366, 20-597, 20-608, 20-610, 21-1, 21-38, 21-39,

149 21-43, 21-47, 21-48, 21-63 or 21-76a, subsection (c) of section 21a-2, 150 subdivision (1) of section 21a-19, section 21a-21, subdivision (1) of 151 subsection (b) of section 21a-25, section 21a-26 or 21a-30, subsection (a) of section 21a-37, section 21a-46, 21a-61, 21a-63 or 21a-77, subsection 152 153 (b) of section 21a-79, section 21a-85 or 21a-154, subdivision (1) of 154 subsection (a) of section 21a-159, subsection (a) of section 21a-279a, 155 section 22-12b, 22-13, 22-14, 22-15, 22-16, 22-26g, 22-29, 22-34, 22-35, 22-156 36, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-39d, 22-39e, 22-49 or 22-54, 157 subsection (d) of section 22-84, section 22-89, 22-90, 22-98, 22-99, 22-158 100, 22-1110, 22-167, 22-279, 22-280a, 22-318a, 22-320h, 22-324a, 22-326 159 or 22-342, subsection (b), (e) or (f) of section 22-344, section 22-359, 22-160 366, 22-391, 22-413, 22-414, 22-415, 22a-66a or 22a-246, subsection (a) of section 22a-250, subsection (e) of section 22a-256h, section 22a-363 or 161 22a-381d, subsections (c) and (d) of section 22a-381e, section 22a-449, 162 22a-461, 23-37, 23-38, 23-46 or 23-61b, subsection (a) or subdivision (1) 163 of subsection (c) of section 23-65, section 25-37 or 25-40, subsection (a) 164 165 of section 25-43, section 25-43d, 25-135, 26-18, 26-19, 26-21, 26-31, 26-40, 166 26-40a, 26-42, 26-49, 26-54, 26-55, 26-56, 26-58 or 26-59, subdivision (1) 167 of subsection (d) of section 26-61, section 26-64, subdivision (1) of 168 section 26-76, section 26-79, 26-87, 26-89, 26-91, 26-94, 26-97, 26-98, 26-169 104, 26-105, 26-107, 26-117, 26-128, 26-131, 26-132, 26-138 or 26-141, 170 subdivision (1) of section 26-186, section 26-207, 26-215, 26-217 or 26-171 224a, subdivision (1) of section 26-226, section 26-227, 26-230, 26-232, 172 26-244, 26-257a, 26-260, 26-276, 26-284, 26-285, 26-286, 26-288, 26-294, 173 28-13, 29-6a, 29-25, 29-143o, 29-143z or 29-156a, subsection (b), (d), (e) 174 or (g) of section 29-161q, section 29-161v or 29-161z, subdivision (1) of 175 section 29-198, section 29-210, 29-243 or 29-277, subsection (c) of section 176 29-291c, section 29-316, 29-318, 29-381, 30-48a, 30-86a, 31-3, 31-10, 31-177 11, 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25, 31-32, 31-36, 31-38, 31-40, 31-44, 31-47, 31-48, 31-51, 31-52, 31-52a or 31-54, 178 179 subsection (a) or (c) of section 31-69, section 31-70, 31-74, 31-75, 31-76, 180 31-76a, 31-89b or 31-134, subsection (i) of section 31-273, section 31-288, 181 subdivision (1) of section 35-20, section 36a-787, 42-230, 45a-283, 45a-182 450, 45a-634 or 45a-658, subdivision (13) or (14) of section 46a-54, 183 section 46a-59, 46b-22, 46b-24, 46b-34, 47-34a, 47-47, 49-8a, 49-16, 53-

- 184 133, 53-199, 53-212a, 53-249a, 53-252, 53-264, 53-280, 53-302a, 53-303e, 185 53-311a, 53-321, 53-322, 53-323, 53-331 or 53-344, subsection (c) of 186 section 53-344b, or section 53-450, or (2) a violation under the 187 provisions of chapter 268, or (3) a violation of any regulation adopted 188 in accordance with the provisions of section 12-484, 12-487 or 13b-410, 189 or (4) a violation of any ordinance, regulation or bylaw of any town, 190 city or borough, except violations of building codes and the health 191 code, for which the penalty exceeds ninety dollars but does not exceed 192 two hundred fifty dollars, unless such town, city or borough has 193 established a payment and hearing procedure for such violation 194 pursuant to section 7-152c, shall follow the procedures set forth in this 195 section.
- 196 Sec. 6. Section 51-274 of the general statutes is repealed and the 197 following is substituted in lieu thereof (*Effective from passage*):
- 198 All special acts or provisions thereof inconsistent with this chapter 199 and with sections 1-1a, 2-5, 2-40, 2-61, 5-164, 5-189, 7-80, 8-12, [9-63,] 9-200 258, 9-368, 12-154, 14-141, 14-142, 18-65, 18-73, 19a-220, 21a-96, 29-13, 201 29-362, 30-105, 30-107, 30-111, 35-22, 46b-120, 46b-133, 46b-160, 47a-23, 202 47a-28, 47a-35, 47a-37, 49-61, 49-62, 51-6a, 51-9, 51-15, 51-27, 51-30, 51-203 33, 51-34, 51-36, 51-48, 51-49, 51-50, 51-51, 51-52, 51-59, 51-72, 51-73, 51-204 78, 51-95, 51-183b, 51-183d, 51-183f, 51-183g, 51-215a, 51-229, 51-232, 205 51-237 and 51-241, subsection (a) of section 51-243 and sections 51-247, 206 51-347, 52-45a, 52-45b, 52-46, 52-97, 52-112, 52-139, 52-193, 52-194, 52-207 196, 52-209, 52-212, 52-215, 52-226, 52-240, 52-257, 52-258, 52-261, 52-208 263, 52-268, 52-270, 52-278i, 52-293, 52-297, 52-298, 52-324, 52-351, 52-209 397, 52-425, 52-427, 52-428, 52-521, 53-308, 53-328, 54-2a, 54-56f, 54-66, 210 54-72, 54-74, 54-82g, 54-82j, 54-82k, 54-95a, 54-96a, 54-96b, 54-97, 54-108, 211 54-154, 54-166 and 54-169 to 54-174, inclusive, are repealed.
- 212 Sec. 7. Sections 9-60 to 9-63, inclusive, of the general statutes are 213 repealed. (*Effective from passage*)

| This act shall take effect as follows and shall amend the following sections: | | |
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| Section 1 | from passage | 9-53 |
| Sec. 2 | from passage | 9-55(e) |
| Sec. 3 | from passage | 9-56 |
| Sec. 4 | from passage | 9-361 |
| Sec. 5 | from passage | 51-164n(b) |
| Sec. 6 | from passage | 51-274 |
| Sec. 7 | from passage | Repealer section |

GAE Joint Favorable