

General Assembly

Substitute Bill No. 6872



January Session, 2023

AN ACT CONCERNING FAITHLESS PRESIDENTIAL ELECTORS AND AUTHORIZING MANDAMUS ACTIONS RELATED TO THE CERTIFICATION OR DECLARATION OF ELECTION RESULTS.

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

- Section 1. Section 9-176 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
- 3 (a) The presidential electors shall meet at the office of the Secretary of the State at twelve o'clock [,] noon [,] on the first Monday after the 4 5 second Wednesday of the December following their election and, as 6 required by the Constitution and laws of the United States, shall cast 7 their ballots for President and Vice President. Each such elector shall 8 cast [his] such elector's ballots for the candidates under whose names 9 [he] <u>such elector</u> ran on the official election ballot, as provided in section 10 9-175. If any such elector is absent or if there is a vacancy in the electoral 11 college for any cause, the electors present shall, before voting for 12 President and Vice President, elect by ballot an elector to fill such 13 vacancy, and the person so chosen shall be a presidential elector, shall 14 perform the duties of such office and shall cast his <u>or her</u> ballots for the 15 candidates to whom the elector he or she is replacing was pledged. In 16 the case of any such elector who fails to cast such elector's ballots for the 17 candidates under whose names such elector ran on the official election ballot, or who fails to cast such elector's ballots for the candidates to 18

such elector shall be nullified, (2) such elector shall forfeit such elector's
 office as presidential elector, causing a vacancy in the electoral college,
 and (3) the other electors present shall elect by ballot an elector to fill

whom the elector he or she is replacing was pledged, (1) the votes of

- such vacancy, and the person so chosen shall be a presidential elector,
 shall perform the duties of such office and shall cast his or her ballots
- 25 for the candidates to whom the elector he or she is replacing was
- 26 pledged.

- 27 (b) Any presidential elector who fails to cast such elector's ballots for the candidates under whose names such elector ran on the official ballot, or who fails to cast such elector's ballots for the candidates to whom the elector he or she is replacing was pledged, shall (1) be ineligible, upon such failure and thereafter, to the office of presidential elector, and (2) be imprisoned not more than one year, be fined not more than one thousand dollars, or both.
- Sec. 2. Section 9-315 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
- 36 (a) The votes returned as cast for a senator in Congress, 37 representatives in Congress and presidential electors shall be publicly 38 counted by the Treasurer, Secretary of the State and Comptroller on the 39 last Wednesday of the month in which they were cast, and such votes 40 shall be counted in conformity to any decision rendered by the judges 41 of the Supreme Court as provided in section 9-323. In accordance with 42 the count so made, they shall, on said day, declare what persons are 43 elected senators in the Congress of the United States or representatives 44 in Congress, and the Secretary of the State shall forthwith notify them 45 by mail of their election; and they shall declare the proper number of 46 persons having the greatest number of votes to be presidential electors 47 and, in case of an equal vote for said electors, shall determine by lot from 48 the persons having such equal number of votes the persons appointed, 49 and the Secretary of the State shall forthwith notify them by mail of their 50 appointment.

- 51 (b) If the Treasurer, Secretary of the State or Comptroller fails to carry
 52 out any duty required under subsection (a) of this section, any resident
 53 of the state may bring an action against said officer, as applicable, in the
 54 Supreme Court for a writ of mandamus to compel said officer to carry
 55 out such duty. Any such resident who prevails in such action shall be
 56 entitled to recover court costs and reasonable attorney's fees.
- 57 Sec. 3. Section 9-316 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
- 59 (a) The Treasurer, Secretary of the State and Comptroller shall, within 60 thirty days after a vacancy election for a senator in Congress or representative in Congress, subject to the provisions of section 9-323, 61 publicly count the votes returned, and declare what person is elected, 62 63 and the Secretary of the State shall forthwith notify [him] such person by mail of [his] such person's election. The Secretary of the State shall 64 65 enter the returns in tabular form in books kept by [him] the Secretary 66 for that purpose and present a copy of the same, with the name of, and 67 the total number of votes received by, each of the candidates for said office, to the Governor within ten days thereafter. 68
 - (b) If the Treasurer, Secretary of the State or Comptroller fails to carry out any duty required under subsection (a) of this section, any resident of the state may bring an action against said officer, as applicable, in the Supreme Court for a writ of mandamus to compel said officer to carry out such duty. Any such resident who prevails in such action shall be entitled to recover court costs and reasonable attorney's fees.
- Sec. 4. Section 9-317 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
 - When any senator in Congress has been elected, the Governor shall certify [his] <u>such</u> election under the seal of the state to the President of the Senate of the United States, which certificate shall be countersigned by the Secretary of the State. <u>If the Governor fails to so certify or the Secretary fails to so countersign, any resident of the state may bring an</u>

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- action against said officer, as applicable, in the Supreme Court for a writ
 of mandamus to compel said officer to carry out such duty. Any such
 resident who prevails in such action shall be entitled to recover court
 costs and reasonable attorney's fees.
- Sec. 5. Section 9-318 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2023*):
 - (a) The votes for Governor, Lieutenant Governor, Secretary of the State, Treasurer, Comptroller and Attorney General shall be canvassed by the persons authorized to receive and count the same, within thirty days next after they were cast, unless a complaint under the provisions of section 9-324 is pending, in which case such canvass shall not be made until after the third Monday of December next after they were cast. In making such canvass, the votes upon the returns made by presiding officers shall be counted in conformity to the decision of the judge of the Superior Court or of the Supreme Court, as the case may be, and such canvass shall be in conformity to such decision, and a fair list of such votes made to conform to the original returns of the presiding officers, as corrected or affected by the finding or decision of such judge, with the original returns of the presiding officers and certified copies of the decision of such judge, shall, on the first day of the session, be laid before the General Assembly, which shall declare who are elected to said offices respectively.
 - (b) (1) If any of the persons authorized to receive and count the votes for Governor, Lieutenant Governor, Secretary of the State, Treasurer, Comptroller or Attorney General fail to carry out any duty required under subsection (a) of this section, any resident of the state may bring an action against such person, as applicable, in the Supreme Court for a writ of mandamus to compel such person to carry out such duty.
 - (2) If the General Assembly fails to declare who is elected to any of said offices, as required under subsection (a) of this section and in accordance with the provisions of section 9-173, any resident of the state may bring an action against the General Assembly in the Supreme Court

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- for a writ of mandamus to compel the General Assembly to carry out such duty.
- 116 (3) Any resident of the state who prevails in an action brought under 117 subdivision (1) or (2) of this subsection shall be entitled to recover court 118 costs and reasonable attorney's fees.
- 119 Sec. 6. Section 9-319 of the general statutes is repealed and the 120 following is substituted in lieu thereof (*Effective October 1, 2023*):
- 121 (a) The votes for state senators, state representatives and judges of 122 probate, as returned by the moderators, shall be canvassed, during the 123 month in which they are cast, by the Treasurer, Secretary of the State 124 and Comptroller, and they shall declare, except in case of a tie vote, who 125 is elected senator in each senatorial district, representative in each 126 assembly district and judge of probate in each probate district. The 127 Secretary of the State shall, within three days after such declaration, give 128 notice by mail to each person chosen state senator, state representative 129 or judge of probate of [his] such person's election.
- (b) If the Treasurer, Secretary of the State or Comptroller fails to carry
 out any duty required under subsection (a) of this section, any resident
 of the state may bring an action against said officer, as applicable, in the
 Supreme Court for a writ of mandamus to compel said officer to carry
 out such duty. Any such resident who prevails in such action shall be
 entitled to recover court costs and reasonable attorney's fees.
- Sec. 7. Subsections (b) and (c) of section 51-199 of the general statutes are repealed and the following is substituted in lieu thereof (*Effective October 1*, 2023):
 - (b) The following matters shall be taken directly to the Supreme Court: (1) Any matter brought pursuant to the original jurisdiction of the Supreme Court under section 2 of article [sixteen] sixteenth of the amendments to the Constitution; (2) an appeal in any matter where the Superior Court declares invalid a state statute or a provision of the state Constitution; (3) an appeal in any criminal action involving a conviction

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145 for a capital felony under the provisions of section 53a-54b in effect prior 146 to April 25, 2012, class A felony or any other felony, including any 147 persistent offender status, for which the maximum sentence which may 148 be imposed exceeds twenty years; (4) review of a sentence of death 149 pursuant to section 53a-46b; (5) any election or primary dispute brought 150 to the Supreme Court pursuant to section 9-323 or 9-325, or any action 151 for a writ of mandamus brought to the Supreme Court pursuant to 152 sections 9-315 to 9-319, inclusive, as amended by this act; (6) an appeal 153 of any reprimand or censure of a probate judge pursuant to section 45a-154 65; (7) any matter regarding judicial removal or suspension pursuant to 155 section 51-51j; (8) an appeal of any decision of the Judicial Review 156 Council pursuant to section 51-51r; (9) any matter brought to the 157 Supreme Court pursuant to section 52-265a; and (10) any other matter 158 as provided by law.

(c) The Supreme Court may transfer to itself a cause in the Appellate Court. Except for any matter brought pursuant to its original jurisdiction under section 2 of article [sixteen] <u>sixteenth</u> of the amendments to the Constitution, the Supreme Court may transfer a cause or class of causes from itself, including any cause or class of causes pending on July 1, 1983, to the Appellate Court. The court to which a cause is transferred has jurisdiction.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2023	9-176
Sec. 2	October 1, 2023	9-315
Sec. 3	October 1, 2023	9-316
Sec. 4	October 1, 2023	9-317
Sec. 5	October 1, 2023	9-318
Sec. 6	October 1, 2023	9-319
Sec. 7	October 1, 2023	51-199(b) and (c)

GAE Joint Favorable Subst. -LCO

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JUD Joint Favorable