

General Assembly

Substitute Bill No. 6871

January Session, 2023



AN ACT CONCERNING ELECTION RECANVASS PROCEDURES.

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

- 1 Section 1. Subsection (a) of section 9-238 of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (Effective from
- 3 passage):
- 4 (a) Except as provided in section 9-272, voting tabulators shall be
- 5 used at all elections held in any municipality, or in any part thereof, for
- 6 voting and registering and counting votes cast at such elections for
- 7 officers, and upon all questions or amendments submitted at such
- 8 elections. The board of selectmen of each town, the common council of
- 9 each city and the warden and burgesses of each borough shall purchase
- 10 or lease, or otherwise provide, for use at elections in each such
- 11 municipality a number of voting tabulators approved by the Secretary
- of the State. Different voting tabulators may be provided for different
- 13 voting districts in the same municipality. Notwithstanding any
- provision of this subsection, [to the contrary,] the registrars of voters of
- 15 a municipality [may determine the number of voting tabulators that
- shall be provided for use at any special election in such municipality,
- 17 provided the registrars shall provide at least one voting tabulator in the
- municipality or, in a municipality divided into voting districts,] shall
- 19 <u>use</u> at least one voting tabulator in each [such] <u>voting</u> district.
- 20 Sec. 2. (NEW) (*Effective from passage*) The Secretary of the State shall

21 develop an instructional training video on recanvass procedures, based 22 on the Recanvass Procedure Manual, revised August 2012, which is 23 published on the Internet web site of the office of the Secretary of the 24 State, provided the Secretary shall revise such instructional training 25 video whenever said manual is revised. Prior to the conduct of each 26 recanvass, the Secretary shall distribute such instructional training 27 video to the recanvass officials, who shall view such instructional training video before commencing such recanvass. 28

- Sec. 3. Subsections (a) and (b) of section 9-311 of the general statutes are repealed and the following is substituted in lieu thereof (*Effective from passage*):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] five business days after the moderator transmits to the Secretary of the State the duplicate list required under section 9-314 for such election and not later than twelve o'clock noon on any such business day, 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

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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] chairperson 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] chairperson may send party representatives to be present at such recanvass. Such party 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 June 23, 2021, but prior to November 3, 2021, (A) if, within five days after 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 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. Any party representative present shall have a right to view each ballot as it is being recanvassed by the recanvass officials, so as to be able to discern the markings on such ballot. 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.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	9-238(a)
Sec. 2	from passage	New section
Sec. 3	from passage	9-311(a) and (b)

GAE Joint Favorable Subst. -LCO

APP Joint Favorable

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