

General Assembly

February Session, 2024

Raised Bill No. 5448

LCO No. **2416**

Referred to Committee on GOVERNMENT ADMINISTRATION AND ELECTIONS

Introduced by: (GAE)

AN ACT CONCERNING SECURITY OF CERTAIN ELECTION WORKERS AND ELECTIONS-RELATED LOCATIONS.

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

Section 1. Section 1-217 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2024*):

(a) No public agency may disclose, under the Freedom of Information
Act, from its personnel, medical or similar files, the residential address
of any of the following persons employed by such public agency:

6 (1) A federal court judge, federal court magistrate, judge of the 7 Superior Court, Appellate Court or Supreme Court of the state, or 8 family support magistrate;

9 (2) A sworn member of a municipal police department, a sworn 10 member of the Division of State Police within the Department of 11 Emergency Services and Public Protection or a sworn law enforcement 12 officer within the Department of Energy and Environmental Protection;

13	(3) An employee of the Department of Correction;		
14 15	(4) An attorney-at-law who represents or has represented the state in a criminal prosecution;		
16 17 18	(5) An attorney-at-law who is or has been employed by the Division of Public Defender Services or a social worker who is employed by the Division of Public Defender Services;		
19	(6) An inspector employed by the Division of Criminal Justice;		
20	(7) A firefighter;		
21	(8) An employee of the Department of Children and Families;		
22	(9) A member or employee of the Board of Pardons and Paroles;		
23	(10) An employee of the judicial branch;		
24 25	(11) An employee of the Department of Mental Health and Addiction Services who provides direct care to patients;		
26 27	(12) A member or employee of the Commission on Human Rights and Opportunities; or		
28 29	(13) A state marshal appointed by the State Marshal Commission pursuant to section 6-38b.		
30 31 32 33	(b) The business address of any person described in this section shall be subject to disclosure under section 1-210. The provisions of this section shall not apply to Department of Motor Vehicles records described in section 14-10.		
34 35 36	(c) (1) Except as provided in subsections (a) and [(d)] (e) of this section, no public agency may disclose the residential address of any person listed in subsection (a) of this section from any record described		

in subdivision (2) of this subsection that is requested in accordance with 38 the provisions of said subdivision, regardless of whether such person is

39 an employee of the public agency, provided such person has (A)

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submitted a written request for the nondisclosure of the person's
residential address to the public agency, and (B) furnished his or her
business address to the public agency.

43 (2) Any public agency that receives a request for a record subject to 44 disclosure under this chapter where such request (A) specifically names 45 a person who has requested that his or her address be kept confidential 46 under subdivision (1) of this subsection, shall make a copy of the record 47 requested to be disclosed and shall redact the copy to remove such 48 person's residential address prior to disclosing such record, (B) is for an 49 existing list that is derived from a readily accessible electronic database, 50 shall make a reasonable effort to redact the residential address of any 51 person who has requested that his or her address be kept confidential under subdivision (1) of this subsection prior to the release of such list, 52 53 or (C) is for any list that the public agency voluntarily creates in 54 response to a request for disclosure, shall make a reasonable effort to 55 redact the residential address of any person who has requested that his 56 or her address be kept confidential under subdivision (1) of this 57 subsection prior to the release of such list.

- (3) Except as provided in subsection (a) of this section, an agency shall
 not be prohibited from disclosing the residential address of any person
 listed in subsection (a) of this section from any record other than the
 records described in subparagraphs (A) to (C), inclusive, of subdivision
 (2) of this subsection.
- 63 (d) (1) Except as provided in subsections (a) and (e) of this section and 64 subject to the provisions of subdivisions (2) and (3) of this subsection, 65 no public agency of a municipality may disclose, under the Freedom of 66 Information Act, from a public record, including any record described 67 in subdivision (2) of subsection (c) of this section, the residential address 68 of any person who is a municipal clerk, registrar of voters, deputy 69 registrar of voters, election official described in section 9-258, primary 70 official described in section 9-436 or audit official described in section 9-71 <u>320f, regardless of whether such person is an employee of the public</u> 72 agency, provided such person has (A) submitted a written request for

73 the nondisclosure of the person's residential address to the public 74 agency, and (B) furnished (i) his or her business address to the public 75 agency, or (ii) if such person does not have a business address, the address of the town or city hall or the municipal building in which the 76 77 office of the registrars of voters of such municipality is located. 78 (2) (A) If a person submits a written request described in subdivision 79 (1) of this subsection prior to the ninetieth day preceding an election, the prohibition in said subdivision against disclosing such person's 80 81 residential address shall take effect on the ninetieth day preceding such 82 election and shall expire on the ninetieth day following such election. 83 (B) If a person submits a written request described in subdivision (1) of this subsection on or after the ninetieth day preceding an election, the 84 85 prohibition in said subdivision against disclosing such person's 86 residential address shall take effect upon such submission and shall 87 expire on the ninetieth day following such election.

(3) The provisions of this subsection shall not be construed to prohibit
 the disclosure of the residential address of any person described in
 subdivision (1) of this subsection in the case where such residential
 address appears on a public record by virtue of such person holding any
 elective or appointive state or municipal office other than municipal
 clerk, registrar of voters or deputy registrar of voters.

[(d)] (e) The provisions of this section shall not be construed to prohibit the disclosure without redaction of any document, as defined in section 7-35bb, any list prepared under title 9, or any list published under section 12-55.

98 [(e)] (f) No public agency or public official or employee of a public 99 agency shall be penalized for violating a provision of this section, unless 100 such violation is wilful and knowing. Any complaint of such a violation 101 shall be made to the Freedom of Information Commission. Upon receipt 102 of such a complaint, the commission shall serve upon the public agency, 103 official or employee, as the case may be, by certified or registered mail, 104 a copy of the complaint. The commission shall provide the public 105 agency, official or employee with an opportunity to be heard at a 106 hearing conducted in accordance with the provisions of chapter 54, 107 unless the commission, upon motion of the public agency, official or 108 employee or upon motion of the commission, dismisses the complaint 109 without a hearing if it finds, after examining the complaint and 110 construing all allegations most favorably to the complainant, that the 111 public agency, official or employee has not wilfully and knowingly 112 violated a provision of this section. If the commission finds that the 113 public agency, official or employee wilfully and knowingly violated a 114 provision of this section, the commission may impose against such 115 public agency, official or employee a civil penalty of not less than twenty 116 dollars nor more than one thousand dollars. Nothing in this section shall 117 be construed to allow a private right of action against a public agency, 118 public official or employee of a public agency.

119 Sec. 2. (NEW) (Effective July 1, 2024) (a) A person is guilty of 120 possession of a weapon near an elections site when, knowing that such 121 person is not licensed or privileged to do so, such person possesses a 122 firearm or deadly weapon, as defined in section 53a-3 of the general 123 statutes, within one thousand feet of any (1) polling place on the day of 124 an election, primary or referendum, (2) location designated for the 125 conduct of early voting during the period of early voting prior to an 126 election or primary, (3) location designated for same-day election 127 registration on the day of a regular election, (4) central location 128 designated for the counting of absentee ballots, early voting ballots or 129 same-day election registration ballots at an election, primary or 130 referendum, as applicable, (5) place where a recanvass is being 131 conducted, or (6) drop box designated for the deposit of absentee ballots 132 during the period beginning on the first day of issuance of absentee 133 voting sets and ending at the close of the polls at an election, primary or 134 referendum.

(b) The provisions of subsection (a) of this section shall not apply to
the otherwise lawful possession of a firearm by a peace officer, as
defined in subdivision (9) of section 53a-3 of the general statutes, while
engaged in the performance of such peace officer's official duties.

139 (c) Possession of a weapon near an elections site is a class D felony.

140 Sec. 3. Section 9-364a of the general statutes is repealed and the 141 following is substituted in lieu thereof (*Effective July 1, 2024*):

(a) Any person who influences or attempts to influence by force or
threat the vote, or by force, threat, bribery or corrupt means, the speech,
of any <u>other</u> person [in] <u>at</u> a primary, caucus, referendum, convention
or election [;] shall be guilty of a class C felony.

146 (b) (1) Any person who influences or attempts to influence by force, 147 threat or harassment, including through publicly disclosing or 148 threatening to publicly disclose personal identifying information, any election worker in the performance of any duty under the provisions of 149 this title related to election administration at a primary, referendum, 150 151 election or recanvass shall be guilty of a class C felony. As used in this 152 subsection, "election worker" means any municipal clerk, registrar of 153 voters, deputy registrar of voters, election official described in section 9-154 258, primary official described in section 9-436 or recanvass official 155 described in section 9-311, and "personal identifying information" has 156 the same meaning as provided in section 53a-129a.

(2) Any election worker upon whom any attempt to influence
 described in subdivision (1) of this subsection has been made shall have
 a civil cause of action against the person who made such attempt.

160 (c) Any person who wilfully and fraudulently suppresses or destroys 161 any vote or ballot properly given or cast or, in counting such votes or 162 ballots, wilfully miscounts or misrepresents the number [thereof ; and 163 any] of such votes or ballots at a primary, caucus, referendum, 164 convention or election shall be guilty of a class C follow.

164 <u>convention or election, shall be guilty of a class C felony.</u>

(d) Any presiding or other officer of a primary, caucus or convention
who wilfully announces the result of a ballot or vote of such primary,
caucus or convention, untruly and wrongfully, shall be guilty of a class
C felony.

This act shall take effect as follows and shall amend the following sections:			
Section 1	July 1, 2024	1-217	
Sec. 2	July 1, 2024	New section	
Sec. 3	July 1, 2024	9-364a	

Statement of Purpose:

To (1) allow certain election workers to request that their residential addresses be exempt from disclosure under the Freedom of Information Act, (2) establish a criminal prohibition on the possession of a firearm or deadly weapon within one thousand feet of certain election-related locations, and (3) establish a criminal prohibition on, and a civil cause of action for, threatening or harassing conduct toward election workers performing election-related duties.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]