CONNECTICUT GENERAL STATUTES
REGARDING PRIMARY PETITIONS
(EXCERPTS FROM PUBLIC ACT 03-241)

Section 1. (NEW) (Effective January 1, 2004, and applicable to primaries and elections held on or after January 1, 2004) Petition forms for candidacies for nomination by a political party to a state office, as defined in section 9-372 of the general statutes, as amended by this act, or the district office of representative in Congress shall be available from the Secretary of the State beginning on the one hundred fifth day preceding the day of the primary for such state and district offices. Petition forms for candidacies for nomination by a political party to the district office of judge of probate, state senator or state representative shall be available from the Secretary of the State beginning on the day following the close of the district convention held for the purpose of nominating such party's candidate for such office. Any person who requests a petition form shall give the person's name and address and the name, address and office sought of each candidate for whom the petition is being obtained and shall file a statement signed by each such candidate that such candidate consents to be a candidate for such office. Each such candidate shall include on the statement of consent the candidate's name as the candidate authorizes it to appear on the ballot. Upon receiving such information and statement, the Secretary shall type or print on a petition form the name and address of each such candidate, the office sought and the political party holding the primary. The Secretary shall give to any person requesting such form one or more petition pages, suitable for duplication, as the Secretary deems necessary. If the person is requesting the form on behalf of an indigent candidate or a group of indigent candidates listed on the same petition, the Secretary shall give the person the number of original pages that the person requests or the number which the Secretary deems sufficient. An original petition page filled in by the Secretary may be duplicated by or on behalf of the candidate or candidates listed on the page and signatures may be obtained on such duplicates. The duplicates may be filed in the same manner and shall be subject to the same requirements as original petition pages. All information relative to primary petitions shall be a public record.

Sec. 2. (NEW) (Effective January 1, 2004, and applicable to primaries and elections held on or after January 1, 2004) (a) The petition form for candidacies for nomination to state or district office shall be prescribed and provided by the Secretary of the State, and signatures shall be obtained only on such form or on duplicate petition pages produced in accordance with the provisions of section 1 of this act. Such form shall include, at the top of the form and in bold print, the following:

WARNING IT IS A CRIME TO SIGN THIS PETITION IN THE NAME OF ANOTHER PERSON WITHOUT LEGAL AUTHORITY TO DO SO AND YOU MAY NOT SIGN THIS PETITION IF YOU ARE NOT AN ELECTOR.

The form shall include a statement of instructions to persons using the form and shall indicate the date and time by which it shall be filed and the person with whom it shall be filed. The form shall provide spaces for the names and addresses of the candidates, the offices to which nomination is sought and the political party holding the primary, and
shall provide lines for the signatures, street addresses, dates of birth and the printing of the names of enrolled party members supporting the person or persons on behalf of whose candidacy the petition is used.

(b) Only as many candidates may be proposed in any one primary petition for the same office as are to be nominated by such party for such office, but any one primary petition may propose as many candidates for different state offices as there are nominations to be made.

(c) The names of enrolled party members signing a primary petition may be on several pages, provided no person shall sign more than one petition page for the same candidate or candidates. Any person who signs a name other than the person's own to a primary petition filed under the provisions of this section or who signs a name other than the person's own as circulator of such petition shall be fined not more than one hundred dollars or imprisoned not more than one year, or both. Each such page shall indicate the candidate or candidates supported, the offices sought and the political party for which nomination is being sought. No page of such a petition shall contain the names of enrolled party members residing in different municipalities and any petition page that has been certified by the registrars of two or more municipalities shall be rejected by the Secretary. Withdrawal of petition signatures shall not be permitted.

(d) Each circulator of a primary petition page shall be an enrolled party member of a municipality in this state. Each petition page shall contain a statement signed by the registrar of the municipality in which the circulator is an enrolled party member attesting that the circulator is an enrolled party member in the municipality. Unless such a statement by the registrar of voters appears on each page so submitted, the Secretary shall reject the page. Each separate page of the petition shall contain a statement as to the authenticity of the signatures on the page and the number of such signatures, and shall be signed under the penalties of false statement by the person who circulated the page, setting forth the circulator's address and the town in which the circulator is an enrolled party member and attesting that each person whose name appears on the page signed the petition in person in the presence of the circulator, that the circulator either knows each such signer or that the signer satisfactorily identified himself or herself to the circulator and that the spaces for candidates supported, offices sought and the political party involved were filled in prior to the obtaining of the signatures. Each separate page of the petition shall also be acknowledged before an appropriate person as provided in section 1-29 of the general statutes. The Secretary shall reject any page of a petition filed with the Secretary which does not contain such a statement by the circulator as to the authenticity of the signatures on the page, or upon which the statement of the circulator is incomplete in any respect, or which does not contain the certification required under this section by the registrar of the town in which the circulator is an enrolled party member. Any individual proposed as a candidate in any primary petition may serve as a circulator of the pages of the petition, provided the individual's service as circulator does not violate any provision of this section.

Sec. 3. (NEW) (Effective January 1, 2004, and applicable to primaries and elections held on or after January 1, 2004) (a) Upon the receipt of any page of a petition proposing a candidacy for a state or district office, the registrar shall forthwith sign and give to the
person submitting the petition a receipt, in duplicate, stating the number of pages filed and the date and time of filing. The person or the candidate shall forthwith send one copy of the receipt to the Secretary of the State. The registrar of voters shall indicate on each such petition page the date and time of filing, shall forthwith certify on each such page the number of signers of the page who were enrolled on the last-completed enrollment list of such party in the municipality or political subdivision, as the case may be, and shall forthwith file such certified page in person or by mail, as described in section 9-140b of the general statutes, with the Secretary within seven days after receipt of the page. In checking the signatures on primary petition pages, the registrar shall reject any name which does not appear on the last-completed enrollment list of such party in the municipality or political subdivision, as the case may be. Such rejection shall be indicated by placing a mark in a manner prescribed by the Secretary before the name rejected. The registrar may place a check mark before each name appearing on the enrollment list to indicate approval but shall place no other mark on the page except as provided in sections 1 to 3, inclusive, of this act and in chapter 153 of the general statutes. The registrar shall not reject any name for which the street address on the petition is different from the street address on the enrollment list, if (1) such person is eligible to vote for the candidate or candidates named in the petition in the municipality of the registrar, and (2) the person's date of birth, as shown on the petition page, is the same as the date of birth on the person's registration record.

(b) Upon the filing of all pages of a petition, the Secretary shall reject any page of the petition which does not contain the certifications required in section 2 of this act or which the Secretary determines to have been circulated in violation of any provision of said section 2, and shall immediately cause the number of certified signatures to be tabulated. Petitions filed with the Secretary shall be preserved for a period of three years and then may be destroyed.

Sec. 26. Section 9-400 of the general statutes is repealed and the following is substituted in lieu thereof (Effective January 1, 2004, and applicable to primaries and elections held on or after January 1, 2004):

(a) A candidacy for nomination by a political party to a state office may be filed by or on behalf of any person whose name appears upon the last-completed enrollment list of such party in any municipality within the state and who has either (1) received at least fifteen per cent of the votes of the convention delegates present and voting on any roll-call vote taken on the endorsement or proposed endorsement of a candidate for such state office, whether or not the party-endorsed candidate for such office received a unanimous vote on the last ballot, or (2) circulated a petition and obtained the signatures of at least two per cent of the enrolled members of such party in the state, in accordance with the provisions of sections 1 to 3, inclusive, of this act. Candidacies described in subdivision (1) of this subsection shall be filed by submitting to the Secretary of the State not later than four o'clock p.m. on the fourteenth day following the close of the state convention, a certificate, signed by such candidate and attested by either (A) the chairman or presiding officer, or (B) the secretary of the convention, that such candidate received at least fifteen per cent of such votes, and that such candidate consents to be a candidate in a primary of such party for such state office. Such certificate shall specify the candidate's name as the

Rev. 03/04
candidate authorizes it to appear on the ballot, the candidate's full residence address and
the title of the office for which the candidacy is being filed. A single such certificate or
petition for state office may be filed on behalf of two or more candidates for different
state offices who consent to have their names appear on a single row of the primary ballot
label under subsection (b) of section 9-437. Candidacies described in subdivision (2) of
this subsection shall be filed by submitting said petition not later than four o'clock p.m.
on the fourteenth day following the close of the state convention to the registrar of voters
of the towns in which the respective petition pages were circulated. Each registrar shall
file each page of such petition with the Secretary in accordance with the provisions of
section 3 of this act. A petition filed by or on behalf of a candidate for state office shall be
invalid for such candidate if such candidate is certified as the party-endorsed candidate
pursuant to section 9-388 or as receiving at least fifteen per cent of the convention vote
for such office pursuant to this subsection. Except as provided in section 9-416a, upon the
expiration of the fourteen-day period and the completion of the tabulation of petition
signatures, if any, if one or more candidacies for such state office have been filed
pursuant to the provisions of this section, the Secretary of the State shall notify all town
clerks in accordance with the provisions of section 9-433 that a primary for such state
office shall be held in each municipality in accordance with the provisions of section 9-
415.

(b) A candidacy for nomination by a political party to a district office may be filed by or
on behalf of any person whose name appears upon the last-completed enrollment list of
such party within any municipality or part of a municipality forming a component part of
such district and who has either (1) received at least fifteen per cent of the votes of the
convention delegates present and voting on any roll-call vote taken on the endorsement or
proposed endorsement of a candidate for such district office, whether or not the party-
endorsed candidate for such office received a unanimous vote on the last ballot, or (2)
circulated a petition and obtained the signatures of at least two per cent of the enrolled
members of such party in the district for the district office of representative in Congress,
and at least five per cent of the enrolled members of such party in the district for the
district offices of state senator, state representative and judge of probate, in accordance
with the provisions of sections 1 to 3, inclusive, of this act. Candidacies described in
subdivision (1) of this subsection shall be filed by submitting to the Secretary of the State
not later than four o'clock p.m. on the fourteenth day following the close of the district
convention, a certificate, signed by such candidate and attested by either (A) the
chairman or presiding officer, or (B) the secretary of the convention, that such candidate
received at least fifteen per cent of such votes, and that the candidate consents to be a
candidate in a primary of such party for such district office. Such certificate shall specify
the candidate's name as the candidate authorizes it to appear on the ballot, the candidate's
full residence address and the title and district of the office for which the candidacy is
being filed. Candidacies described in subdivision (2) of this subsection shall be filed by
submitting said petition not later than four o'clock p.m. on the fourteenth day following
the close of the district convention to the registrar of voters of the towns in which the
respective petition pages were circulated. Each registrar shall file each page of such
petition with the Secretary in accordance with the provisions of section 3 of this act. A
petition may only be filed by or on behalf of a candidate for the district office of state
senator, state representative or judge of probate who is not certified as the party-endorsed

candidate pursuant to section 9-388 or as receiving at least fifteen per cent of the
convention vote for such office pursuant to this subsection. A petition filed by or on
behalf of a candidate for the district office of representative in Congress shall be invalid
if said candidate is certified as the party-endorsed candidate pursuant to section 9-388 or
as receiving at least fifteen per cent of the convention vote for such office pursuant to this
subsection. Except as provided in section 9-416a, upon the expiration of the fourteen-day
period and the completion of the tabulation of petition signatures, if any, if one or more
candidacies for such district office have been filed pursuant to the provisions of this
section, the Secretary of the State shall notify all town clerks within the district, in
accordance with the provisions of section 9-433 that a primary for such district office
shall be held in each municipality and each part of a municipality within the district in
accordance with the provisions of section 9-415.

(c) For the purposes of this section, the number of enrolled members of a party shall be
determined by the latest enrollment records in the office of the Secretary of the State
prior to the earliest date that primary petitions were available. The names of electors on
the inactive registry list compiled under section 9-35 shall not be counted for purposes of
computing the number of petition signatures required under this section, as provided in
section 9-35c.

(d) On the last day for filing primary petition candidacies in accordance with the
provisions of this section, the office or office facilities of the registrars of voters shall
open not later than one o'clock p.m., and remain open until at least four o'clock p.m., and
such registrars or the deputy or assistant registrars shall be present.

Sec. 27. Section 9-405 of the general statutes is repealed and the following is substituted
in lieu thereof (Effective January 1, 2004, and applicable to primaries and elections held
on or after January 1, 2004):

(2) Candidacies of persons, other than party-endorsed candidates, for nomination by a
political party to a municipal office to be voted upon at a state election shall be filed with
the registrars, as provided in section 9-406 not later than four o'clock p.m. on the
fourteenth day following the making of the party's endorsement of a candidate for such
office. Said day and hour shall be specified on the petition forms.

(b) On the last day for filing primary petition candidacies, in accordance with the
provisions of this section, the office or office facilities of the registrars of voters shall
open not later than one o'clock p. m., and remain open until at least four o'clock p. m.,
and such registrars or their deputy or assistant registrars shall be present.

Sec. 31. Section 9-412 of the general statutes is repealed and the following is substituted
in lieu thereof (Effective January 1, 2004, and applicable to primaries and elections held
on or after January 1, 2004):

Upon the receipt of any page of a petition proposing a candidacy for a municipal office or
for member of a town committee, the registrar shall forthwith sign and give to the person
submitting the petition a receipt in duplicate, stating the number of pages filed and the
date and time of filing and shall forthwith certify on each such page the number of

Rev. 03/04
signers on the page who were enrolled on the last-completed enrollment list of such party in the municipality or political subdivision, as the case may be, and shall forthwith file such certified page in person or by mail, as described in section 9-140b, with the clerk of the municipality, together with the registrar's certificate as to the whole number of names on the last-completed enrollment list of such party in such municipality or political subdivision, as the case may be, within seven days after receipt of the page. In checking signatures on primary petition pages, the registrar shall reject any name if such name does not appear on the last-completed enrollment list in the municipality or political subdivision, as the case may be. Such rejection shall be indicated by placing a mark in a manner prescribed by the Secretary before the name so rejected. The registrar may place a check mark before each name appearing on the enrollment list to indicate approval but shall place no other mark on the page except as provided in this chapter. The registrar shall not reject any name for which the street address on the petition is different from the street address on the enrollment list, if (1) such person is eligible to vote for the candidate or candidates named in the petition, and (2) the person's date of birth, as shown on the petition page, is the same as the date of birth on the person's registration record. The registrar shall reject any page of a petition which does not contain the certifications provided in section 9-410 or which the registrar determines to have been circulated in violation of any other provision of section 9-410. Petitions filed with the municipal clerk shall be preserved for a period of three years and then may be destroyed.