



General Assembly

February Session, 2026

***Raised Bill No. 5342***

LCO No. 1946



Referred to Committee on GOVERNMENT ADMINISTRATION  
AND ELECTIONS

Introduced by:  
(GAE)

***AN ACT CONCERNING THE USE OF ARTIFICIAL INTELLIGENCE  
AND OTHER MEANS TO GENERATE DECEPTIVE SYNTHETIC MEDIA  
AND AFFECT ELECTIONS.***

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

- 1 Section 1. (NEW) (*Effective July 1, 2026*) (a) As used in this section:
- 2 (1) "Candidate" means any individual who seeks nomination for  
3 election, or election to public office whether or not such individual is  
4 elected;
- 5 (2) "Deceptive synthetic media" means any image, audio or video of  
6 an individual, and any representation of such individual's speech or  
7 conduct that is substantially derived from any such image, audio or  
8 video, which a reasonable person would believe depicts the speech or  
9 conduct of such individual when such individual did not in fact engage  
10 in such speech or conduct;
- 11 (3) "Election" has the same meaning as provided in section 9-1 of the  
12 general statutes;

13 (4) "Individual" means a human being;

14 (5) "Person" has the same meaning as provided in section 9-601 of the  
15 general statutes; and

16 (6) "Primary" has the same meaning as provided in section 9-372 of  
17 the general statutes.

18 (b) Except as provided in subsection (c) of this section, no person shall  
19 distribute, or enter into any agreement to distribute, a communication  
20 containing any image, audio or video of an individual during the  
21 ninety-day period preceding any election or primary if:

22 (1) Such person (A) knows or should reasonably know that such  
23 image, audio or video is deceptive synthetic media, or (B) in the case  
24 where the individual depicted therein is a public official or public figure,  
25 acts with reckless disregard as to whether such image, audio or video is  
26 deceptive synthetic media;

27 (2) The communication containing such deceptive synthetic media is  
28 distributed without the consent of such individual; and

29 (3) Such distribution is intended to injure a candidate or influence the  
30 result of such election or primary.

31 (c) A person may distribute, or enter into an agreement to distribute,  
32 a communication containing deceptive synthetic media during the  
33 ninety-day period preceding a primary or election if:

34 (1) For such deceptive synthetic media that:

35 (A) Is an image or consists only of an image, (i) a disclaimer stating  
36 "This communication contains an image that has been manipulated" or  
37 "This image has been manipulated", as applicable, or using substantially  
38 the same words, appears in text that is clearly visible to and easily  
39 readable by the average viewer, and (ii) in the case of any such image  
40 that was generated by editing or manipulating an existing image, a

41 citation directing such viewer to the original source from which the  
42 unedited or unmanipulated version of such existing image was  
43 obtained;

44 (B) Consists only of audio, (i) a disclaimer stating "This  
45 communication contains audio that has been manipulated", or using  
46 substantially the same words, is read in a clearly spoken manner, in a  
47 pitch that can be easily heard by the average listener and in the same  
48 language as the deceptive synthetic media and any other language such  
49 person should reasonably expect such listener to speak or understand,  
50 and which disclaimer is read at the beginning of such communication,  
51 at the end of such communication and, if such communication is greater  
52 than one minute in length, interspersed within such communication at  
53 not less frequently than thirty-second intervals, and (ii) in the case of  
54 any such audio that was generated by editing or manipulating existing  
55 audio, a citation directing such listener to the original source from which  
56 the unedited or unmanipulated version of such existing audio was  
57 obtained; or

58 (C) Is a video, (i) a disclaimer stating "This communication contains  
59 video that has been manipulated", or using substantially the same  
60 words, appears in text that is clearly visible to and easily readable by the  
61 average viewer and is in the same language as the deceptive synthetic  
62 media and any other language such person should reasonably expect  
63 such viewer to speak or understand, and which disclaimer appears for  
64 the duration of such communication, and (ii) in the case of any such  
65 video that was generated by editing or manipulating an existing video,  
66 a citation directing such viewer to the original source from which the  
67 unedited or unmanipulated version of such existing video was  
68 obtained; or

69 (2) Such person is:

70 (A) A radio station or television station, whether broadcast, cable or  
71 satellite and including, but not limited to, any producer or programmer

72 or any certified competitive video service provider, community antenna  
73 television company, holder of a certificate of cable franchise authority  
74 or holder of a certificate of video franchise authority, as those terms are  
75 defined in section 16-1 of the general statutes, or a streaming or other  
76 digital broadcast service provider, that (i) broadcasts such  
77 communication containing deceptive synthetic media as part of a bona  
78 fide newscast, news interview, news documentary or other on-the-spot  
79 coverage of bona fide news events, (ii) (I) retains the disclaimer upon  
80 such communication required under subdivision (1) of this subsection,  
81 or (II) except in the case of any such on-the-spot coverage, adds such a  
82 disclaimer at the time of such broadcast if such communication did not  
83 previously include such a disclaimer, and (iii) except in the case of any  
84 such on-the-spot coverage for which such person does not have reason  
85 to believe that such communication contains deceptive synthetic media,  
86 clearly states in the content of such broadcast that such communication  
87 contains deceptive synthetic media; or

88 (B) An Internet web site or regularly published newspaper, magazine  
89 or other periodical of general circulation, including, but not limited to,  
90 any regularly published periodical of general circulation that is  
91 published electronically or on the Internet, that (i) publishes such  
92 communication containing deceptive synthetic media as part of such  
93 person's routine carriage of news and commentary of general interest,  
94 (ii) (I) retains the disclaimer upon such communication required under  
95 subdivision (1) of this subsection, or (II) adds such a disclaimer at the  
96 time of such publication if such communication did not previously  
97 include such a disclaimer, and (iii) clearly states in the content of such  
98 publication that such communication contains deceptive synthetic  
99 media.

100 (d) Whenever a person purchases advertising space for the broadcast  
101 of a communication described in section 9-621 of the general statutes,  
102 which broadcast is by an entity described in subparagraph (A) of  
103 subdivision (2) of subsection (c) of this section, such entity may require  
104 that such person attest, under penalties of false statement, that such

105 communication does not contain any deceptive synthetic media. If such  
106 entity obtains such attestation from such person, such entity shall not be  
107 liable under this section, unless such entity (1) develops knowledge that  
108 such communication contains deceptive synthetic media, and (2) with  
109 such knowledge, proceeds to distribute, continue to distribute or enter  
110 into an agreement to distribute such communication containing  
111 deceptive synthetic media.

112 (e) (1) Any person who violates the provisions of subsection (b) of this  
113 section, with knowledge that such person is distributing or entering into  
114 an agreement to distribute a communication containing deceptive  
115 synthetic media, shall be guilty of a class C misdemeanor, except that:

116 (A) If such violation was committed with the intent to cause violence  
117 or bodily harm, or to distribute deceptive synthetic media to an  
118 audience and such audience exceeds ten thousand individuals, such  
119 person shall be guilty of a class A misdemeanor; and

120 (B) If such violation was committed less than five years after a prior  
121 conviction under subsection (b) of this section, such person shall be  
122 guilty of a class D felony.

123 (2) Any penalty imposed under subdivision (1) of this subsection  
124 shall be in addition to any injunctive or other equitable relief or any  
125 general or special damages ordered under subsection (f) of this section.

126 (f) (1) (A) The Attorney General, an individual described in  
127 subsection (b) of this section, or a candidate who alleges that such  
128 candidate has been or is likely to be injured by the distribution of a  
129 communication containing deceptive synthetic media in violation of the  
130 provisions of said subsection, may commence a civil action in a court of  
131 competent jurisdiction seeking to permanently enjoin any person whose  
132 violation of the provisions of said subsection is reasonably believed to  
133 be imminent, or who is in the course of violating the provisions of said  
134 subsection, and other equitable relief.

135 (B) An individual described in subsection (b) of this section, or a  
136 candidate who has been injured by the distribution of a communication  
137 containing deceptive synthetic media in violation of the provisions of  
138 said subsection, may commence a civil action in a court of competent  
139 jurisdiction seeking to recover general or special damages resulting  
140 from such distribution.

141 (2) In any civil action commenced under subdivision (1) of this  
142 subsection, the plaintiff shall bear the burden of proving by clear and  
143 convincing evidence that the defendant distributed, or will imminently  
144 distribute, a communication containing deceptive synthetic media in  
145 violation of the provisions of subsection (b) of this section.

146 (3) Any party, other than the Attorney General, who prevails in a civil  
147 action commenced under subdivision (1) of this subsection may be  
148 awarded reasonable attorney's fees and costs to be taxed by the court.

149 (g) (1) The provisions of subsections (a) to (f), inclusive, of this section  
150 shall not apply to (A) any image, audio or video of an individual, or any  
151 representation of an individual's speech or conduct that is substantially  
152 derived from an image, audio or video, that constitutes parody or satire,  
153 provided a reasonable person would not believe that such individual in  
154 fact engaged in speech or conduct as depicted in such image, audio or  
155 video, or (B) any political advertising or campaign communication the  
156 distribution of which is required by law, including, but not limited to,  
157 47 USC 315 and any rule or regulation prescribed thereunder, as  
158 amended from time to time.

159 (2) It shall not be a violation of the provisions of subsection (b) of this  
160 section for a person who is required to distribute, or who is required to  
161 enter into an agreement to distribute, any communication containing  
162 deceptive synthetic media to do so for the purpose of complying with  
163 the prohibition set forth in 47 USC 315, or any rule or regulation  
164 prescribed thereunder, as amended from time to time, against  
165 censorship over the material broadcast by a legally qualified candidate,

166 as defined in 47 CFR 73.1940, as amended from time to time.

167 (3) Nothing in this section shall be construed to impose liability on a  
168 person engaged in the provision of (A) broadband Internet service, as  
169 defined in 47 CFR 8, as amended from time to time, or a  
170 telecommunications service, as defined in section 16-247a of the general  
171 statutes, for the transmission of content provided by another person or  
172 for the routine delivery of an electronic mail message, as defined in  
173 section 53-454 of the general statutes, (B) direct-to-home satellite  
174 services, as defined in 47 USC 303, as amended from time to time, or any  
175 affiliate of a person providing the services described in this  
176 subparagraph, or (C) cable service, as defined in 47 USC 522, as  
177 amended from time to time, for the transmission of content provided by  
178 another person.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2026	New section

**Statement of Purpose:**

To prohibit distribution of certain deceptive synthetic media within the ninety-day period preceding an election or primary.

*[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.]*