This pocket reference guide contains key provisions found within the Massachusetts General Laws and other relevant sections.

- Hindering, delaying, or interfering with a voter is a misdemeanor.
- Interfering with an election official in the performance of their duties is a misdemeanor.
- Tampering with, injuring, or attempting to tamper with or injure a voting machine is a felony.

**Voting Hours**
7 a.m. to 8 p.m.

**2024 Election Dates**

State Primary Election: September 3
General Election: November 5

For more election dates: sec.state.ma.us/divisions/elections/recent-updates/upcoming-elections.htm

**Report Suspicious Behavior To**
Your local election official: sec.state.ma.us/divisions/elections/voter-resources/find-my-local-election-office.htm

MA Secretary of State: 1-800-462-8683

For more information: sec.state.ma.us/divisions/elections/elections-and-voting.htm
Unlawful interference with voter

Whoever wilfully and without lawful authority hinders, delays or interferes with, or aids in hindering, delaying or interfering with, a voter while on his way to a primary, caucus or election, while within the guard rail, while marking his ballot or while voting or attempting to vote, or endeavors to induce a voter, before depositing his ballot, to disclose how he marks or has marked it, shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than one year.

Interfering with election officials

Whoever interferes, or aids or abets any person in interfering, with an election commissioner, city or town clerk, election officer, or director of the count or assistant appointed under section six of chapter fifty-four A, in the performance of his duties shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than one year.

Tampering with voting machine

Any person who shall tamper with or injure or attempt to tamper with or to injure any voting machine to be used or being used in an election, or who shall prevent or attempt to prevent the correct operation of such machine, or any unauthorized person who shall make or have in his possession a key to a voting machine to be used or being used in an election, shall be punished by a fine of not less than one hundred nor more than five hundred dollars, or
by imprisonment for not less than one nor more than two
and one half years or in the state prison for not less than
two and one half nor more than five years, or both.

**Obstruction of voting**  

Whoever wilfully obstructs the voting at a primary, caucus
or election shall be punished by a fine of not more than
one hundred dollars.

**Disorderly conduct at polling places**  

Whoever, at a primary, caucus or election, behaves in a
disorderly manner, and, after notice from the presiding
officer or director of the count, persists in such behavior
and refuses to withdraw from the polling place, or from the
central counting place, shall be punished by a fine of not
more than one hundred dollars or by imprisonment for not
more than one month.

**Disobeying election officer**  

Whoever wilfully disobeys any lawful command of an
election, caucus or primary officer shall be punished
by a fine of not more than one hundred dollars or by
imprisonment for not more than one month.

**Removing ballots from within guard rail**  

Whoever removes a ballot from the space enclosed by the
guard rail before the close of the polls shall be punished
by imprisonment for not more than one year.
Obstructing transmission of ballots or returns

Whoever wilfully obstructs or interferes with the transmission of ballots or returns to or from a polling place or a central counting place shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than one year.

Persons permitted within guard rail

No persons except the election officers, supervisors, custodians of voting machines when acting in the course of their duties, the city or town clerks, and voters admitted for the purpose of voting, shall, during the progress of an election and until the public declaration of the vote, be permitted within the guard rail, unless authorized by the election officers for the purpose of keeping order and enforcing the law. Children, in the company of a voter, may be admitted within the guardrail unless the election officer in charge deems that the admittance of such child would disrupt the maintenance of order.

Preservation of order by police

The select board, board of selectmen, town council or city council of each city and town, in consultation with its election officers and registrars, shall detail a sufficient number of police officers or constables for each building that contains the polling place for 1 or more precincts at every election therein to preserve order and to protect the election officers and supervisors from any interference with their duties and to aid in enforcing the laws relating to elections.
Activities at polling places; regulations; penalties

Mass. Ann. Laws ch. 54, § 65

At an election of state or city officers, and of town officers in towns where official ballots are used, the presiding election officer at each polling place shall, before the opening of the polls, post at least three cards of instruction, three cards containing abstracts of the laws imposing penalties upon voters, and at least three specimen ballots within the polling place outside the guard rail, and have available at the check in area at state elections a number of copies of the information for voters material provided for in section fifty-four at least one for every one hundred voters; and no other poster, card, handbill, placard, picture or circular intended to influence the action of the voter shall be posted, exhibited, circulated or distributed in the polling place, in the building where the polling place is located, on the walls thereof, on the premises on which the building stands, or within one hundred and fifty feet of the building entrance door to such polling place. In polling places in which voting machines or approved electronic voting systems are used, the samples of the ballot posted shall be, substantially, replicas of the ballot labels, cards or ballots upon which the voters must vote in using the particular machine or system. Pasters, commonly called stickers, shall not be posted, circulated or distributed in the polling place, in the building where the polling place is located, on the walls thereof, on the premises on which the building stands, or within one hundred and fifty feet of the building entrance door to such polling place. Such pasters shall be subject to all the restrictions imposed by sections forty-one and forty-four as to names and residences of
candidates and the size of the type in which the names shall be printed; but no political or other designation shall appear on such pasters, and no vote by paster shall be counted if such designation appears. The presiding election officer shall, at the opening of the polls, publicly open the packages containing the ballots and deliver them to the ballot clerks. All specimen ballots not posted shall be kept in the custody of the presiding officer until after the closing of the polls.

No rule, regulation or provision of law shall prohibit a person who is a member of a police or fire department of the commonwealth, or any political subdivision thereof, who is not on active duty, from distributing such material one hundred and fifty feet distant from a building entrance door to a polling place in an election where there appears on the ballot a referendum pertaining to, or affecting, the conditions of employment, including hours of labor and compensation, in the department of which said person is a member subject to the provisions of this section.

No person shall be allowed to collect signatures upon petitions, referendum petitions or nomination papers within one hundred and fifty feet from the building entrance door to a polling place.

Whoever posts, exhibits, circulates or distributes any poster, card, handbill, placard, picture or circular intended to influence the action of a voter, or any paster to be placed upon the official ballot, in violation of any provision of this section, shall be punished by a fine of not more than twenty dollars.

This section shall apply to early voting locations under section 25B while voting is being conducted.
Carrying dangerous weapons  
(j) For the purposes of this paragraph, “firearm” shall mean any pistol, revolver, rifle or smoothbore arm from which a shot, bullet or pellet can be discharged.

Whoever, not being a law enforcement officer and notwithstanding any license obtained by the person pursuant to chapter 140, carries on the person a firearm, loaded or unloaded, or other dangerous weapon in any building or on the grounds of any elementary or secondary school, college or university without the written authorization of the board or officer in charge of the elementary or secondary school, college or university shall be punished by a fine of not more than $1,000 or by imprisonment for not more than 2 years or both. A law enforcement officer may arrest without a warrant and detain a person found carrying a firearm in violation of this paragraph.

Any officer in charge of an elementary or secondary school, college or university or any faculty member or administrative officer of an elementary or secondary school, college or university that fails to report a violation of this paragraph shall be guilty of a misdemeanor and punished by a fine of not more than $500.

Presiding officers, powers and duties  
The presiding officer at each polling place shall enforce the performance by election officers of their duties. During an election and the counting of the ballots after the close of the polls, he shall have authority to maintain order and to enforce obedience to his lawful commands, in and about the polling place and to keep the access thereto.
open and unobstructed, and he may require any police officer, constable or other person to communicate his orders and directions and assist in their enforcement.

**Detention of offenders; effect on right to vote**

If a person at an election refuses to obey the lawful commands of the presiding officer or, by disorderly conduct interrupts or disturbs the proceedings of an election officer, the presiding officer may require any police officer, constable or other person to take him into custody and detain him until after the election; but the presiding officer may at any time order his release. Such order of detention shall not be so enforced as to prevent such person, if a voter at that polling place, from voting.