
BERCHEM, MOSES & DEVLIN, P.C.
WAKE. SEE. DIMES, BRYNICZKA & BLOOM

ROBERT L. BERCHEM
MARSHA BELMAN MOSES
MICHAEL P. DEVLIN†
STEPHEN W. STUDER*
RICHARD J. BUTURLA
FLOYD J. DUGAS
ROLAN JONI YOUNG
JACOB P. BRYNICZKA
IRA W. BLOOM
JONATHAN D. BERCHEM†
WARREN L. HOLCOMB*
MARK J. KOVACK
MICHELLE C. LAUBIN†
BRYAN L. LeCLERC†
BRIAN A. LEMA
DOUGLAS E. LOMONTE
BRIAN W. SMITH

OF COUNSEL
EUGENE E. CEDERBAUM
RICHARD S. GIBBONS
JOHN W. HOGAN, JR.

75 BROAD STREET
MILFORD, CT 06460
TELEPHONE (203) 783-1200
FACSIMILE (203) 878-2235

27 IMPERIAL AVENUE
WESTPORT, CT 06880
TELEPHONE (203) 227-9545
FACSIMILE (203) 226-1641

PLEASE REPLY TO
MILFORD OFFICE

WWW.BMDLAW.COM

MELANIE M. BROOKES*
MICHAEL P. BURDO†
MARIO F. COFFOLA
THOMAS A. CARROLL†
JODIE L. DRISCOLL†
RYAN P. DRISCOLL†
CAROLYN MAZANEC DUGAS
GAIL I. KELLY†
JUSTIN STANKO

* ALSO ADMITTED IN CALIFORNIA
* ALSO ADMITTED IN MASSACHUSETTS
-ALSO ADMITTED IN NEW JERSEY
† ALSO ADMITTED IN NEW YORK
* ALSO ADMITTED IN PENNSYLVANIA

March 13, 2008

John Florek, Esq.
Chairman
Charter Revision Commission
Town of Stratford
2725 Main Street
Stratford, CT 06615

Re: "Run-off Election Process"

Dear Commission Chair Florek:

At your request, as Town Attorney, I have reviewed your inquiry concerning "run-off" elections if no mayoral candidate receives fifty percent of the votes cast in a municipal election.

Section 9-173 of the Connecticut General Statutes provides, in relevant part, that "Unless otherwise provided by law, in all municipal elections a plurality of the votes cast shall be sufficient to elect." The phrase "otherwise provided by law" has been interpreted by the Connecticut courts to mean state and/or federal statutory law. See, ie, Sansone v. Board of Police Commissioners, 219 Conn. 179 (1991). There is no Connecticut statute which allows municipalities to elect mayors, selectmen or other such officials by means of a "run-off" election, should there be less than a plurality of votes cast.

To the contrary, as you will undoubtedly recall from my prior opinion, Section 7-192a of the Connecticut General Statutes provides, in pertinent part, as follows:

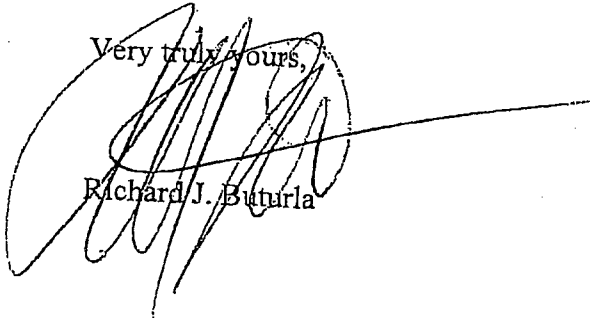
No provision of this chapter shall be deemed to empower any municipality. . .to adopt a charter, charter amendments or home rule ordinance amendments which shall affect matters concerning. . .conduct of any procedures at elections; hours of

voting; canvass of electors. . .warning of elections; election officials and their duties and responsibilities; election canvass and returns; election contests; . . .

This statutory provision pre-empts this entire field, and prohibits a municipality, by Charter or otherwise, from establishing a "run-off" election as aforesaid. The Town of Stratford, like all other municipalities, may not make laws which affect the state election process. Furthermore, we have consulted with Arthur Champagne of the Connecticut Secretary of the State's Office, Legislation and Elections Administration Division, who has agreed with the above interpretation.

I trust this proves helpful and is dispositive.

Very truly yours,



Richard J. Buturla

RJB:jlc

cc: Honorable James Miron, Mayor
Honorable Members of the Charter revision Commission