



LEGISLATIVE REQUIREMENTS under the Municipal Elections Act, 1996, as amended:

Clerk's report re filing requirements

Section 88.23

(4) The clerk shall make available to the public a report setting out all candidates in an election and indicating whether each candidate complied with **section 88.25**.

Same

(5) The report mentioned in subsection (4) shall be make available on a website or in another electronic format as soon as possible after,

(a) April 30 in the year following a regular election;

Cessation of penalty

(9) The penalties set out in subsection (2) for a default described in clause (1) (a) do not take effect if, no later than 2 p.m. on the day that is 30 days after the applicable day for filing the document, the candidate files the relevant document as required under section 88.25 or 88.32 and pays the clerk a late fee of \$500.

(Note: The date is April 29, 2019, no later than 2 p.m. – this is a grace period for late filing)

Section 88.25 provides in part:

Candidates' financial statements, etc.

88.25(1) On or before 2 p.m. on the filing date, a candidate shall file with the clerk with whom the nomination was filed a financial statement and auditor's report, each in the prescribed form, reflecting the candidate's election campaign finances,

(Note: The date is March 29, 2019, on or before 2 p.m.)

Exception re auditor's report

(8) No auditor's report is required if the total contributions received and total expenses incurred in the election campaign up to the end of the relevant period are each equal to or less than \$10,000.

Documents filed after filing date

(12) If the documents required to be filed under this section are not filed by 2 p.m. on the day that is 30 days after the applicable day for filing the documents, the clerk shall accept the documents only for the purpose of making the documents available under subsection 88 (9.1).

(Note: The date is April 29, 2019 after 2 p.m.)

The following is the list of all candidates indicating whether each candidate complied with section 88.25, as required by Subsection 88.23 (4) the *Municipal Elections Act*, 1996, as amended:

CANDIDATE	Compliance with Section 88.25	CANDIDATE	Compliance with Section 88.25
OFFICE OF THE MAYOR		COUNCILLOR	
D'Angela, Henry	Yes	Ferry, Len	Yes
Ugulini, Terry	Yes	Handley, David (Jim)	Yes
REGIONAL COUNCILLOR		Kenny, John	Yes
Luciani, A. T. (Ted)	Yes	Longo, Anthony	Yes
Whalen, Tim	Yes	Neale, Fred	Yes
TRUSTEE, NIAGARA CATHOLIC DISTRICT SCHOOL BOARD (ENGLISH SEPARATE)		Paone, Sergio	Yes
		Preiner, Norbert	Yes
Burkholder, Rhianon	Yes	Sentence, Ken	Yes
Vernal, Patricia	Yes	Soccio-Marandola, Sebastian	Yes
COUNCILLOR		Symons, James	Yes
D'Amelio-Swyer, Jean	Yes	Taylor, Dean	Yes
Dekker (D'Epiro), Nella	Yes	Wilson, Victoria	Yes
DeRose, Carmen	Yes	Wrighton, Mervin	No
Drummond, Jamie	Yes	York, Christopher	Yes

The penalties for not complying with s. 88.25 of the Municipal Elections Act, 1996, as amended, is provided under subsection 88.23 (2) as follows:

Penalties

- (2) Subject to subsection (7), in the case of a default described in subsection (1),
 - (a) the candidate forfeits any office to which he or she was elected and the office is deemed to be vacant, and
 - (b) until the next regular election has taken place, the candidate is ineligible to be elected or appointed to any office to which this Act applies.

Accordingly, the following candidates are not eligible to be elected or appointed to any office until the next regular election has taken place.

WRIGHTON, MERVIN

Dated: April 30, 2019



Donna Delvecchio, City Clerk/Returning Officer