



Proposed rule changes for vote on 9/3

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Date Tue 9/2/2025 9:40 AM
To SEEC Compliance <SEEC.Compliance@ct.gov>

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Dear SEEC,
9/02/2025

Proposed rule changes for vote on 9/3/2025

I have a problem with the following under:

Sec. 9-7b-25. Form of complaint or statement

"Any complaint so filed with the Commission will be resolved on the merits within one year of the filing of the complaint. The one-year limit may be extended by the parties, by the time required to respond to a subpoena, by the time needed for the adjudication or settlement of any litigation in state or federal court related to such complaint, or by the time needed for any investigation by, or consultation of the Commission or Commission staff with, the Chief State's Attorney, the Attorney General, the United States Department of Justice or the United States Attorney for Connecticut related to such complaint. After a hearing is noticed or held, any extension or continuance for the date or time of a hearing by agreement of the parties shall constitute an extension or continuance of the one-year limit.

Otherwise, if the complaint is not resolved within one year, the matter shall be dismissed by the Commission.

I currently also take issue with the following:

Sec. 9-7b-58. General provisions

Section 9-7b of the General Statutes, the [Director of Legal Affairs and Enforcement] Executive Director and General Counsel or her designee shall assign the matter for investigation by the staff of the Commission provided the complaint or statement sets forth sufficient facts and allegations which, if true, would constitute a violation of the Connecticut

General Statutes or the federal Help America Vote Act within the Commission's jurisdiction. In the event of an initiation by the Commission, the **[Director of Legal Affairs and Enforcement] Executive Director and General Counsel or her designee shall assign the matter for an investigation.**

Why is an appointed person **The Executive Director and General Counsel or her designee being put in a position to investigate election fraud? Especially if they are allowing the fraud to occur? Why would you take out the Director of Legal Affairs and Enforcement. This is not acceptable and frankly an attempt to continue to cover up what is happening in our elections on our invalid voter rolls. Why would you take out the Director of Legal Affairs and Enforcement and replace them with an appointee of the Governor?**

I currently have four Help America Vote Complaints filed with this Commission. I received a letter the other day that stated these hearings have to be heard within one year. Your language is incorrect. These are currently federal complaints.

Under Part one In regulations of Connecticut State agencies, complaints under title III of the federal help America vote act

According to section 7 – 7B – 89 time for hearing request, section 9 – 7B – 90, time for hearing, and final determination, section 9 – 7B – 91 notice of hearings.

The first three complaints were filed on July 16, 2025. I heard absolutely nothing from your agency. I had to call repeatedly and leave messages, I also had to call United States Postmaster to make sure the certified complaint was delivered, because your agency had no records on file.

The fourth complaint was just filed at the end of August. Again I heard very limited information from your agency except to send the complaints to Attorney William Smith, on a voicemail left by an attorney.

Within my complaint I requested a hearing, in writing

You also did not comply with section 9 – 7B – 84 copies of the complaint.

According to Your regulations set forth under section 9 – 7B – 82 help America vote act I can request a hearing and I did request a hearing in the original complaint so I expect a hearing within 90 days not within a year. I object to these regulations being changed likely because of these HAVA complaints. I also received a letter From your agency stating that they would hear my complaints within a year, if you are voting on this change of regulations tomorrow 9/3/2025 why would I receive a letter one week prior to your vote on these changes, stating that you have one year to investigate?

Dr. Linda Dalessio
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