# WePEG

**We** the People’s **P**rinciples of **E**ffective **G**overning

# Election Group

# Shorthand

Shorthand is used to slow down the cancel culture: **DOI**—Declaration of Independence, **WTP**—We The People, **WePEG**—We the People’s Principles of Effective Governing, **COTUS**—our Constitution, **POTUS** – President, **P#—**a President, **SCOTUS**—our Supreme Court, **Faction**—what our founders called a political party, **PSYOP**—psychological operation, **GL**—gaslighting.

# Practice Scoring

Scroll down to **Principle 1: Election Integrity \_\_** to see the scoring boxes. There are three levels of scoring **WePEG** to make it easy. Score an entire **Principle** a 10, score an entire **set** a 10, or score the individual lines in a **set** 0-9 in the level of agreement. A blank line is assumed to be a 10. If not a 10, a reason might be stated on a candidate's website. For example:

A complete **Principle** scored a 10 in complete agreement or X if one or more **sets** are not 10:

**Principle 4 Life in Liberty** 10←, then go to the next **Principle**. If X, go to the **sets**.

A complete **set** is scored a 10 in complete agreement or X if one or more lines are not 10:

**P4 set 1: WTP’s Ownership of Life** 10←, then go to the next **set**, or next **Principle** if no more **sets** need scored less than 10 in the **Principle**.

For scoring individual lines in a **set**, below are five lines from a **set**:

**P4 set 1: WTP’s Ownership of Life \_**X← Place an ‘X” because lines in the set are scored.

1.\_\_ Individual Life is sovereign in Liberty above any government. (*A Blue Faction supporter may disagree and score a “0,”* *now we have a debate on Principles, not ideology*.)

2.\_\_ Our USA Government was created with the ‘consent of the governed’ manifested in elections every two years to maintain or surrender our Liberty, Justice, and Prosperity for All. (*Again, Blue Faction candidates get boxed into justifying their ideology, which has zero success*.)

3.\_\_ WTP’s Lives are at stake every two years; the value of Life itself must be understood in that process. (*Same as the others.)*

4.\_\_ Life is a two-tiered concept of having it and living it. (*Same as the others*.)

5.\_\_ Our DOI declares Liberty as an inviolate Nature’s Law. (*Same as the others.)*

Hopefully, you will see the power of **WePEG**. Liberty-minded candidates will gladly embrace it, and political faction power candidates will have a tough time with it. Nothing else in our election system has this power. If WTP just get behind it, demand all candidates score it, or refuse, and the dark money and politics of personal destruction are over.

First-time candidates now have a tool to explain exactly how they will govern for their constituents.

# Election Integrity

# Principle 1: Election Integrity \_\_

**Voter Malfeasance is proof of the total failure of our political factions to govern.**

**Our DOI/COTUS Guarantee**

Article IV, Section 4:“The United States shall **guarantee** **to every State** in this Union **a Republican Form of Government** . . . The “Republican Form of Government” means **WTP own our elections** **and our government**. Calling our USA a democracy forfeits WTP’s ownership of it to the **“frightful despots” P1 warned us about**. Never use the word ‘democracy’ with our USA.

It is time WTP reclaimed our birthright, starting with a demand for transparency and oversight access to every move our state election officers make, with zero exceptions. We can put people on the moon; we can create honest machines to count ballots.

### P1 set 1: Voting as Political War \_\_

1. \_\_ WTP’s **WePEG** theatre of war guarantees victory in 2024, our last war against political factions, which WTP must win.
2. \_\_ Our USA’s death spiral began in the early 1900s when our SCOTUS and our political faction representatives ignored both WTP’s DOI-Liberty and our COTUS-Liberty stated before Article I (the Preamble), as the founding Principles for our COTUS to exist. [*The perfect example is the IRS mission creep from a 1% flat tax on a select group* (1913*), which should have applied to everyone under equal rights, to the leviathan today that is so large that the IRS itself does not know how to apply it. That is 100% political faction self-interest for power and plunder*.]
3. \_\_ Progressivism was the catalyst to “fundamentally change America,” and it finally metastasized to the fatal change with P44. [*WTP had ended racism in society, and P44 brought it back to life as a political weapon. P46 has proved beyond all doubt that Progressivism is a false flag for the subjugation of WTP and must be defeated in November at all costs*.]
4. \_\_ Not a single Blue Faction representative should be elected at any level in November unless they see the light of Liberty, score high on **WEPEG**, and prove they mean it. [*There may still be a few in the states*.]
5. \_\_ Voting in November is war because our only hope is an overwhelming turnout of WTP for Liberty, Justice, and Prosperity for All at the ballot box and throughout the voting process.
6. \_\_ The courts cannot save WTP because our political factions have never passed the laws needed to guarantee free and fair elections. Their refusal to allow full transparency in elections is a prima-facia case for their guilt. [*There is a dim light of hope in federal law discussed in* ***P1 set 2****.]*
7. \_\_ **Election Integrity must be the battleground of WTP’s 2024 War for Independence** to restore Liberty, Justice, and Prosperity for All. Progressive policies have not only failed but almost completely destroyed our Liberty, Justice, and Prosperity for All.
8. \_\_FightingWTP’s 2024 War for Independence in the political faction theatre of war to regain WTP’s “right to consent” is futile because WTP are outgunned in their theatre.
9. \_\_ WTP’s war in 2024 must be fought in WTP’s theatre, where inviolate Principles, **WePEG**, are our WMD and cannot lose.
10. \_\_ Our USA is the only nation where elections shape the entire world; our USA’s enemies are all-in with unlimited funds against WTP in our 2024 war. The enemy’s Trojan Horse is the Blue Faction.
11. \_\_ For only one more election, ballots are WTP’s ammunition. If not successful, “*politics by other means*” (Carl von Clausewitz) is the only option.
12. \_\_ It is not enough to just vote in 2024: **WTP must fight to the death against Election Malfeasance**. Our Liberty, Justice, and Prosperity for All are at stake. WTP must project our power today to get that done in November.
13. \_\_ Rallying behind **WePEG** is the only unifying flag WTP have to project power.
14. \_\_ **WePEG** wins all the so-called “social issues” with inviolate Principles of Life (the Life Group) that cannot be defeated in a fair election. [***WePEG*** *never uses “God says” as the argument. That is exactly what our founders created for everyone: His wisdom for everyone, not deity*.]
15. \_\_ WTP’s immediate problem is that the Blue Faction controls too many ballots and courts. Voting is an individual choice, not to be coerced, stolen, or fabricated for political power.
16. \_\_ The enemy’s GL-PSYOP against Liberty, Justice, and Prosperity for All is 99.9% responsible for all Election Malfeasance being buried and denied in the mainstream. [*That is about to change*.]
17. \_\_ Get rid of the enemy political factions, substitute **WePEG,** and Election Malfeasance will be eradicated.
18. \_\_ Every war WTP have ever fought had a deciding battle that turned the tide for WTP’s Liberty, Justice, and Prosperity for All. WTP’s 2024 election is today’s ‘*crossing the Delaware*,’ ‘the *Battle of Gettysburg*,’ and ‘*Normandy Beach*.’ WTP must stand and fight in huge numbers.
19. \_\_ WTP must give all we have to defeat the enemies of Liberty, Justice, and Prosperity for All in the Blue Faction. One million souls have died defending it so far; it is that valuable– full stop.
20. \_\_ WTP must be ready to do whatever it takes to win a lasting victory. That is our battle cry, not a grievance petition. Many of our representatives are the enemy of WTP’sLiberty, Justice, and Prosperity for All and must be voted out.
21. \_\_ In 2024, WTP must put all representatives working against WTP on the scrap heap of history regardless of political faction.
22. \_\_ With our governments and media all in against Liberty, Justice, and Prosperity for All, WTP are short of time and must “pyramid” the message across our society for victory.
23. \_\_ Every ballot Principle presented here that is not incorporated before the 2024 election must be supervised and inspected for malfeasance by a “WTP army” of election process watchers.
24. \_\_ All conservative organizations should make Election Malfeasance their number one topic. Political factions’ cowardice in recognizing Election Malfeasance reveals that they are in it for the power and money, not a victory for WTP.
25. \_\_ WTP’s army must be massive in size and will be when WTP see the facts.
26. \_\_ WTP must start today loading our ballot ammunition with the **WePEG** Election Integrity Principles and draw the battle away from the political faction theatre of war.

### P1 set 2: Ending Unfair Elections \_\_

1. \_\_ WTP’s elections are in chaos because of the hunger for political faction power, the media GL-PSYOP, and too many moving parts to an election. **With honest WePEG representatives and election officials, there is no Election Malfeasance** – full stop.
2. \_\_ One huge problem is the GL-PSYOP the mainstream media is running by refusing to investigate and report Election Malfeasance.
3. \_\_ The free press was the last line of defense in our founding and if WTP do not have an active, truthful media, all is lost. WTP must spread the word ourselves, people to people.
4. \_\_ **Any person who denies universal Blue State Election Malfeasance is willfully uninformed.** Anyone will find it if they just look. [*A good start is* [*https://unite4freedom.com/*](https://unite4freedom.com/)*. They have spent $millions of dollars analyzing 24 Blue State Voter rolls.* [*https://causeofamerica.org/*](https://causeofamerica.org/) *is another group spending $millions of dollars to expose Election Malfeasance*. ***WTP must open our eyes***.]
5. \_\_ Election chaos is possible because there is no DOI/COTUS election foundation to stand on; our founders gave the states control of the election process. [*That, combined with the right to take Life, is proof that WTP and our states are sovereign. Our federal government was designed only to protect the states and WTP, not own and control us*.]
6. \_\_ The right to vote was not included in our original DOI/COTUS or the Bill of Rights. [Women did not get the Right to vote until the 19th Amendment in 1920. People are alive today who when they were born, women could not vote.]
7. \_\_ WTP ratified the 15th, 17th, 19th, and 26th Amendments to create voting Rights for those who were discriminated against in many states, but those amendments did nothing to clarify the election process for all WTP. Our founders gave the states control of the election process, and there is great variation across the states.
8. \_\_ The ONLY benefactor of Election Malfeasance is political factions robbing WTP of our Liberty, Justice, and Prosperity For All. WTP must put them on the scrap heap of history. [*November 5th, 2024, is our last chance to end political factions, or Liberty, Justice, and Prosperity For All will be lost forever.]*
9. \_\_ While the states control election procedure, the goal should never change—free and fair elections for WTP, not political faction benefit. **WePEG** is the only solution.
10. \_\_ The 2020 and 2022 elections were ripe with Election Malfeasance (as was 2016), but no one knew how to fight it because WTP never dreamed elections could be so disrupted. The last two years of investigation revealed a volcano of Election Malfeasance about to explode.
11. \_\_ The **Achilles heel for Election Malfeasance** is that WTP’s states must certify all elections.
12. \_\_ The only strategy that can stop election malfeasance is to stop the certification of an unfair election. **If enforced nationwide, WTP can overpower the malfeasance.**
13. \_\_ The key is to file complaints when the malfeasance is found; it is too late to sue after an election, except to prove the malfeasance after it is too late. [*Post-election remedies do not seem to exist, and that is the next job of WTP’s WePEG representatives*.]
14. \_\_ There are two separate elections every two years: a federal and a state/local election, with very different laws, and that is our only solution. [*The largest discovery of the last two years is that almost no one knew that in the Red Faction*. *They assumed state law was supreme in elections and never argued federal law in time.*]
15. \_\_ The Blue Faction exploited the ignorance and the Red Faction is too late to the party. All the work is being done by WTP proving the Red Faction is not the solution or savior.
16. \_\_ Every election for the POTUS or members of Congress MUST follow federal law, **which the states have totally ignored since intelligent machines were added to the process**. If the two elections are run together, they MUST comply with federal law in EVERY aspect of the election. That is the law, and WTP must start pounding that drum non-stop.
17. \_\_ The fundamental federal law is the HELP AMERICA VOTE ACT (HAVA) PUBLIC LAW 107–252—OCT. 29, 2002. HAVA Article III spells out in black letter law standards for voting machines, voter roll accuracy, and election audits. HAVA can be downloaded from <https://www.govinfo.gov/>. **HAVA Article III is a must-read**.
18. \_\_ Not a single voting or counting machine used today nor does any state voter roll comply with HAVA law standards, and at present, no federal election or joint election in our USA can be certified legally (nor ever could after HAVA—full stop).
19. \_\_ Every voting machine has proprietary software that cannot be examined, and every voting machine opened has had an illegal internet modem; every voting machine in use today is illegal for federal elections.
20. \_\_ It is also now proven that every machine can be hacked with nothing more than Windows software. Connectivity to the Internet is illegal– full stop. Yet all machines have it.
21. \_\_ Every Blue State machine’s ‘Cast Vote Report’ (CRV) reveals malfeasance in our elections. Failure to reveal the CRVs violates federal election audit laws. [*Blue state election officials are fighting hard to prevent the CRVs from being inspected. Why? It convicts them*.]
22. \_\_ HAVA restricts the voter roll error rate to 1 in 10,000,000 ballot positions. If a ballot has 80 marks, that is 1/125,000 = .0008%. That is miniscule. For example, Illinois is legally allowed by HAVA to have less than 45 errors in its voter roll, yet it has 589,985 entries with errors.
23. \_\_ Corrupted voter roll entries are used to add false ballots to the system.
24. \_\_ The issue is not just the lack of compliance with HAVA; it is the mountain of evidence that the machines and voter rolls are manipulated to secure Blue Faction victories.
25. \_\_ WTP MUST make election integrity an issue for every candidate in 2024, or Liberty, Justice, and Prosperity for All will be lost forever– full stop.
26. \_\_ Voter roll and voting machine malfeasance have already been proven to be against federal law beyond a reasonable doubt, and every state that violates federal election law might be sued for a “cease and desist” order immediately.
27. \_\_ **Here is the rub**— WTP’s damages are in our COTUS, not our few laws. Interfering with a citizen’s right to choose WTP’s representatives is a violation of WTP’s civil rights. A right without a remedy is not a right, so WTP must engage in huge numbers to remove representatives who fail to protect our right to choose our representatives.
28. \_\_ HAVA only gives the US Secretary of State the right to enforce election malfeasance in federal court. There is no greater condemnation of political faction power than Blue Faction loyal attorney generals refusing to enforce federal election law. That is the norm today.
29. \_\_ HAVA also requires each state to establish an election grievance procedure. But that is for injured voters, not system malfeasance. [*All WTP can do is file grievances with a state election official; there is no clear path to the courts. Again, political faction power is supreme against WTP. The only answer is a massive WTP army with* ***WePEG****, creating an unbeatable force for honest elections, and then adding the laws needed to protect WTP, not political factions.*]

### P1 set 3: Free, Fair, Honest, and Accurate Elections \_\_

1. \_\_ Our governments start with WTP electing our representatives to manage our governments.
2. \_\_ If WTP do not get the representatives we voted for, a death spiral starts, which is now obvious. [The only reason to cheat in elections is to circumvent the people's will for political faction power and plunder.]
3. \_\_ Honest elections require honest representatives, honest election workers, and transparency to verify everything. Federal law requires a complete audit process to be conducted and made public. All Blue States refuse to follow that law.
4. \_\_ The county election officer should be elected by WTP; they must answer to WTP.
5. \_\_ Every state must do everything possible to “malfeasance-proof” elections using best practices in WTP’s voter rolls, ballots, election tasks, and ballot counting.
6. \_\_ Elections must be protected because they can be easily corrupted. WTP’s election officials must be proactive; it is too late after the election.
7. \_\_ With honest state and local representatives loyal to our DOI/COTUS/WePEG Liberty, Justice, and Prosperity for All, there will be no large-scale Election Malfeasance.
8. \_\_ With verified honest voter rolls, a voter ID number, every ballot accounted for, and transparency in everything WTP’s election officials do, starting with making the morning coffee, there can be no large-scale Election Malfeasance.
9. \_\_ Federal election law is completely ignored in Blue states and cities, and WTP must demand that ALL voting procedures comply with federal law before the November 2024 election—full stop.
10. \_\_ Any representative who does not get behind Election Integrity with full transparency cannot get a single vote from WTP.
11. \_\_ **WTP own our elections**, as stated in the above DOI/COTUS Guarantee, and WTP have the right to oversee every step, and we must use that right to survive.
12. \_\_ Today, WTP’s Blue Faction-owned government is doing everything possible to neuter WTP’s DOI right to consent and provide free and fair elections.
13. \_\_ Election Integrity is WTP’s #1 mission in 2024, and **all WTP must join the fight**.
14. \_\_ Counties have enormous power over elections and WTP have the most power over our local counties; WTP must exercise that power by every means possible.
15. \_\_ The mainstream media have successfully but falsely discredited and buried the political factions’ Election Malfeasance.
16. \_\_ Political factions are the only defenders of Election Malfeasance, and they refuse transparency. There is a prima facia case for the malfeasance; WTP are turning over the rocks and exposing it.
17. \_\_ WTP must seek the TRUTH with all the evidence on the table in an open forum. Election Malfeasance has been assumed for the past decade or two because most WTP do not vote for our own destruction.
18. \_\_ Any citizen denying the hard evidence of election malfeasance is intentionally living in a bubble, likely afraid the false truth in the Blue Faction they have supported for generations is blowing up our greatest nation on earth right before their eyes.
19. \_\_ WTP’s lives are at stake in every election, and the damage and danger of Election Malfeasance are enormous.
20. \_\_ Election Malfeasance is the number one reason WTP must put political factions on the scrap heap of history; they are the only benefactor of it.
21. \_\_ Free, fair, and honest elections are mandatory, not optional, but only WTP can ensure they are delivered; political factions have zero interest in eliminating Election Malfeasance.
22. \_\_ All states must implement the harshest penalties for malfeasance possible; **that must be an election promise for every candidate to get WTP’s vote**.
23. \_\_ WTP must hold every candidate accountable for election Integrity support and post their **WePEG** score on their website.
24. \_\_ WTP must start working today with **WePEG** to accomplish that.

### P1 set 4: Voting Districts \_\_

1. \_\_ Political factions are not mentioned in our DOI/COTUS and have zero enumerated election rights. Yet they, not WTP, control congressional and state assembly districts. Removing political factions requires a change in districting based on city borders. Cities and towns are where WTP live, not voting districts.
2. \_\_ The next census is six years away, but steps must be taken for WTP to take control of redistricting. Until then, WTP must elect **WePEG** candidates.
3. \_\_ County governing boards should group cities and towns by population and divide as few cities as possible. **WePEG** representatives will efficiently resolve county overlaps.
4. \_\_ There is zero reason for a state to fund partisan election primaries, and many DOI/COTUS reasons not to because political factions complicate free and fair elections.
5. \_\_ Political factions have copyright and property law protection of their name. They can control who joins their faction and carries their flag.
6. \_\_ The Red Faction has never enforced that Right because political faction power has been allowed to enter into WTP’s elections and Congressional procedure rules, and they pushed out WTP as their focus. [*At the most, WTP only have true representation in the small (but growing) Liberty caucus*.]
7. \_\_ **WePEG** restores WTP’s right to consent and re-connect our representatives to our districts.
8. \_\_ If political factions want to have their own process for deciding who can run for office with their faction name endorsement, they are free to do so as they see fit.
9. \_\_ WTP are also free to ignore political factions and elect **WePEG** candidates. Political factions add nothing to WTP’s Liberty, Justice, and Prosperity for All; they have destroyed it.
10. \_\_ Any candidate who does not endorse **WePEG** is no one WTP can trust or tolerate to represent WTP.
11. \_\_ With **WePEG** adopted and political factions on the scrap heap, elections will be honest, local, and very simple.
12. \_\_ The only reason Election Malfeasance exists is political factions.
13. \_\_ Elections are serious business, and candidates should be principled and accomplished people who can easily demonstrate it to WTP.
14. \_\_ Millions of dollars and personal destruction become a thing of the past with **WePEG** and without political factions.
15. \_\_ When candidates publish their **WePEG** scores and resumes, they should create a blog where they speak for themselves, and WTP will ignore all the other advertising that consumes money against the best interests of WTP. When WTP set free our Liberty, Justice, and Prosperity for All, our USA will prosper like never before.

### P1 set 5: Citizen Voting \_\_

1. \_\_ Our founders never envisioned political faction power over WTP and never envisioned a political faction actually destroying everything a million patriots have died for: Liberty, Justice, and Prosperity For All. [*Our founders could control their political factions because they hated them.* *That was when political factions were small; they are no longer frightful; they are ‘terrifying*.’]
2. \_\_ Our DOI/COTUS gave the states the right to control the election process. Amendments have been added only to end discrimination in voting rights. [*Stop and think about federal vs. state power in our founding. The states fought with all they had to maintain their independent sovereignty, and nothing emphasized that more than controlling who could vote and take Life in justice*.]
3. \_\_ Our federal government was designed to protect the states from larger enemies and interstate crimes, not to homogenize WTP into a state of uniform equity to be ruled as the Blue Faction has accomplished with Progressivism, the alternative to Liberty, justice, and Prosperity for all.
4. \_\_ But once installed, it is very difficult to overthrow in the courts because our courts have lost Liberty as the reason for our DOI/COTUS.
5. \_\_ WTP’s biggest problem is not who can vote; it is who to vote for – political faction tyrants or Liberty, Justice, and Prosperity For All, i.e., **WePEG** candidates who represent WTP’s best interest.
6. \_\_ The Blue Faction policies are so unpopular, less than 35%, that they cannot possibly win an election fairly. WTP must demand that the rule of election law be enforced, and it will still take a massive effort to succeed.
7. \_\_ Only citizens of our USA have the right to vote in federal elections as enumerated in 1996 US Code Title 18 - CRIMES AND CRIMINAL PROCEDURE PART I – CRIMES CHAPTER 29 - ELECTIONS AND POLITICAL ACTIVITIES Sec. 611 - Voting by aliens. Non-citizen residents, legal or illegal, cannot vote for POTUS or Congress– full stop.
8. \_\_ If states allow non-citizen residents to vote, they must have two separate voting systems from start to finish to comply with federal law. [*Blue states and cities simply ignore federal election law, and WTP must take a stand large enough to shame election officials into compliance or stop certification of the election*.]
9. \_\_ Three states allow non-citizen voting in state elections: CA, MD, and VT. Seven disallow it: AZ, CO, ND, OH, LA, FL, and AL. Three states have it on the ballot in Nov.: WI, IO, and KY.
10. \_\_ If non-citizens are in the voter rolls, that voter roll cannot be used in federal elections– full stop. [*And yet, the Blue Faction just ignores the law. WTP must take a stand against the lawlessness.]*
11. \_\_ Election officials must add the city, county, and state where a person was born to the voter registration form and validate it—full stop.
12. \_\_ Political faction open borders have created a voting crisis for WTP and our USA with perhaps 20 million potential fraudulent voters.
13. \_\_ Anyone facilitating a non-citizen to vote in a federal election, especially within the election officials, must be severely punished. It is an attempt to overthrow WTP’s righteous government.
14. \_\_ Almost every person alive today in our USA has a birth registration. Our election officials must take steps to validate citizenship for federal elections, but they do nothing as if citizenship is the one thing that WTP may not defend. That is suicide.

### P1 set 6: Voter Rolls (the database) \_\_

1. \_\_ Everything in voting starts with voter registration and the voter rolls. ‘One legal voter, one legal vote’ is the first control against election malfeasance. Therefore, **the voter roll must be accurate,** and HAVA requires it to be within 99.02% accurate. The USA average is 88%.
2. \_\_ That means the state election offices must work very hard to obey the law. HAVA is not a suggestion; WTP are facing a level of political faction arrogance and lawlessness that WTP must defeat in November, or all is lost.
3. \_\_ Every state must have a separate voter roll for non-citizens. HAVA does not allow for any other option.
4. \_\_ The National Voter Registration Act Of 1993 (NVRA) was the beginning of the end of accurate voter rolls. It is also known as the ‘Motor Voter Law’ and expressly applies to federal elections in the 44 states that have voter registration requirements. ID, MN, NH, ND, WI, and WY have no registration restrictions and are exempt from NVRA. That illustrates the state sovereignty in holding elections.
5. \_\_ NVRA requires that state DMV applications, both driver's license and ID, automatically become a new voter registration or a change in voter registration automatically, IF the registration section is signed. NVRA also requires all changes of address to be sent to the voter roll managers.
6. \_\_ Today, NRVA is intentional election chaos; there is no other description. Why? Because there is no synergy between the DMV and the voter roll. No one is in charge of the DMV registration exercise, and no one is in charge of what is received at the voter roll.
7. \_\_ All voters must have an entry in the voter roll database to receive a ballot.
8. \_\_ All malfeasance starts with the voter roll; it must be correct at all costs.
9. \_\_ There is no excuse for corrupt, outdated, or fluid voter databases except malfeasance.
10. \_\_ Every state and county must reveal and monitor the voter roll management process.
11. \_\_ Monitoring the voter roll process is new and a work in progress. Election officials must open the process for review.
12. \_\_ Step one is that every county must include a data analysis expert to enforce voter roll integrity.
13. \_\_ A real-time reporting system for daily numeric and source changes in the voter roll must become public information, and abnormal changes must be investigated.
14. \_\_ Voter roll databases are enormous electronic files and must be accessible to oversight; credentialed database analyst experts must be allowed free access to the database by appointment for defined examinations and oversight suggestions.
15. \_\_ Expert examination audits are collaborative and more accurate than giving a copy of the database to others for oversight. That database is obsolete the next day.
16. \_\_ With voter and ballot ID numbers, the election officials can enforce one voter-one ballot with a chain of custody.
17. \_\_ All states have a “resident database” called the DMV, which is legally required to be as accurate as possible.
18. \_\_ The DMV database is harder to hack than a standalone voter database.
19. \_\_ Driving autos exposes everyone to damage, liability, or death, and addresses must be accurate for several reasons.
20. \_\_ DMVs also issue the non-driving IDs used in every aspect of life.
21. \_\_ The DMV database must be the source for all voter rolls. It is absurd to have a separate ID and ballot database.
22. \_\_ Existing voter rolls should all be from or compared with the DMV database.
23. \_\_ Driver’s licenses are kept up to date in regular daily use and renewal, including death notices.
24. \_\_ Voter rolls have no natural forces to help keep them accurate, and they have been infiltrated by the enemies of WTP with little transparency or oversight, especially when political factions control the process, not WTP.
25. \_\_ DMV’s automatically register to vote for people applying for a license or ID.
26. \_\_ There is zero reason the DMV database cannot also be the voter roll with an “eligible to vote field.”
27. \_\_ The “eligible to vote” field is easily connected to other government databases, especially address changes, death rolls, and processed illegals, and would reveal ineligibility to vote.
28. \_\_ Independent voter rolls make no sense except for malfeasance.

### P1 set 7: Malfeasance Alert!!! \_\_

1. \_\_ Progressive policies are losing as much as 20% or more of their traditional voting bloc.
2. \_\_ The traditional malfeasance plus the current losses are a massive exercise requiring massive new entries to the voter rolls, which can only come from illegal immigrant names on the voter rolls.
3. \_\_ WTP’s election officials must keep the recent eight million or more illegal names from WTP’s voter rolls at all costs.
4. \_\_ Recent activist efforts have found most of the dead people and the “moved out of district” that still vote; a significant new source of names is needed.
5. \_\_ Now pay attention. State-issued driver's licenses and IDs for illegals are valid in all 50 states, with no exceptions.
6. \_\_ States that issue standard driver licenses and IDs to non-citizens, especially the new illegal ones, are issuing “federal election malfeasance passes” that are valid in every state.
7. \_\_ Our USA has done an amazing job of giving millions of illegals a phone and “process papers” that identify them, supposedly, at least in our immigration court systems.
8. \_\_ That data must be released to an oversight group, and strategies must be found to stop illegals from being added to our voter rolls, especially through our DMVs.
9. \_\_ Our DMV issues “voter malfeasance passes” to non-citizens, especially new ones, and must be audited by Congress and WTP for exactly how our election officials protect our voter rolls from that invasion and pass severe penalties for the registering of people here illegally.
10. \_\_ Please understand the massive effort that has gone into processing eight or more million illegal new residents over the last three years. One faction is already launching their malfeasance for 2024.
11. \_\_ WTP and the House of Representatives have at most, a few months to figure out how to keep illegals off WTP’s voter rolls.
12. \_\_ Nothing, repeat, nothing, is more critical to WTP; we are at war for our *One Nation Under God* in the 2024 election.

# Principle 2: Election Process \_\_

**HAVA III A a (6) VOTING SYSTEM DEFINED**: (D) to maintain and produce any audit trail information; and (2) the practices and associated documentation used— (A) to identify system components and versions of such components; (B) to test the system during its development and maintenance; (C) to maintain records of system errors and defects; (D) to determine specific system changes to be made to a system after the initial qualification of the system. WTP have the right to supervise everything mentioned in HAVA and demand compliance.

### P2 set 1: Adjudicating Election Malfeasance \_\_

1. \_\_ There is irrefutable proof that voter roll and counting algorithms now infect elections in almost all fifty states.
2. \_\_ The first problem is that abnormal behavior in a voter roll is discovered by statistical behavior.
3. \_\_ It is unclear that court cases establish what level of statistical abnormality in a voter roll becomes malfeasance beyond a reasonable or statistical doubt.
4. \_\_ First, the punishment for election malfeasance must be severe as a deterrent.
5. \_\_ The malfeasance today is so pervasive that a RICO case must be made against the group or political faction behind it.
6. \_\_ The only election where time is critical is our POTUS.
7. \_\_ Malfeasance cannot be rewarded when the clock runs out in a POTUS election. Preventing malfeasance and incompetence must be a top priority, but prosecution must also be included.
8. \_\_ WTP’s election process MUST be made as malfeasance-proof as possible ASAP.
9. \_\_ All other elections after POTUS can withstand a delay for Liberty, Justice, and Prosperity for All.
10. \_\_ Civil court is not the answer to certify a challenged election.
11. \_\_ If election malfeasance is alleged, it must be fully investigated and adjudicated independent of the official count and/or certification.
12. \_\_ Fraudulent players must not be allowed to run out a short clock and be rewarded for their malfeasance.
13. \_\_ If a seat absolutely must be filled by a certain date, the provisionally certified candidate may take office, and if the adjudication is decisive, the rightful electee must be installed (except for POTUS).
14. \_\_ The WePEG Election Integrity Principles make malfeasance much less likely and much easier to identify and prosecute.
15. \_\_ When there is probable cause for malfeasance, it must be fully investigated publicly as a civic duty, not a crime.
16. \_\_ If malfeasance is found, charges must be filed against the perpetrators, and the judicial system must be activated.
17. \_\_ Elections themselves have no right to a defense, there is only one side, WTP’s.
18. \_\_ The state Attorney General and the county ROV have zero standing, zero rights to secrecy, and must immediately investigate and submit anything requested by the alleged injured candidate that is relevant, with no exceptions, only necessary accommodation for voter privacy.
19. \_\_ What AZ and GA are doing to fight election investigations can never be allowed again.
20. \_\_ The greater cause is the correct election outcome, even if it denies the perp's right to a fair trial down the road. It is that important, even if the perp cannot be prosecuted. But that should be unlikely.
21. \_\_ It is the political factions that claim a right to a defense because of the invasion they have made into WTP’s government, and they will do anything to keep their power. WTP cannot tolerate political faction malfeasance.
22. \_\_ The election outcome is the first goal of any election integrity investigation.
23. \_\_ Any criminal acts that may have occurred are independent of the election outcome.
24. \_\_ No Attorney General or ROV has any standing to interfere with an election malfeasance investigation; elections belong to WTP, not the state.
25. \_\_ Under no circumstances can a state or ROV slow-walk an election malfeasance investigation.
26. \_\_ If any individuals are accused of wrongdoing, they have their individual DOI/COTUS rights to self-incrimination, but the **voting process has no right to any “defense.”** If so, where does the right come from?
27. \_\_ Our DOI/COTUS requires our government to guarantee free and fair elections.
28. \_\_ Malfeasance in a POTUS election must be punished on par with treason; it is an attempt to overthrow WTP’s government.
29. \_\_ If a state does not guarantee a free and fair POTUS election, the punishment must be enormous to the perpetrators and any Attorney General or ROV that interferes with the investigation. That does not require an amendment to our DOI/COTUS.
30. \_\_ Election malfeasance cannot go unpunished just because the certification clock ran out.
31. \_\_ Investigations of malfeasance must continue, and if it is proven that a president was elected fraudulently, they could be impeached. However, severe sentencing deterrents are the easiest strategy unless an amendment is passed.
32. \_\_ Anyone interfering with the investigation must be fully prosecuted.
33. \_\_ Malfeasance must be made very difficult with the Principles of Election Integrity, competent ROVs, ballot chain of custody, full transparency, and malfeasance-proof equipment.
34. \_\_ In addition, if at the end of a fair jury trial with full discovery and disclosure, enough ballots are proven to have been manipulated, the certified candidate must give up the seat immediately, return the salary paid, and be replaced with the true winner (except for POTUS).
35. \_\_ Election lawsuits should not be heard by a judge. WTP on the jury are the only option because WTP own the election.

### P2 set 2: Voter ID \_\_

1. \_\_ Voter ID is mandatory for three reasons.
2. \_\_ Voter ID is necessary to enforce one ballot, one vote—full stop.
3. \_\_ Voter ID is necessary to help keep those not eligible from casting fraudulent votes.
4. \_\_ **Voter ID empowers minorities to vote**; every time it is added, their turnout increases.
5. \_\_ The integrity of our elections is more important than accommodating people too lazy to get an ID. [The Blue Faction arguments in Blue state courts that IDs are hard for minorities to obtain is absurd and derogatory. Never have they shown any data to back their claims, and Blue courts have gone along. And the Red Faction is silent, as usual.]
6. \_\_ All eligible citizens must have a DMV ID to receive a federal ballot, full stop.
7. \_\_ There are zero arguments against Voter ID except for political faction malfeasance.
8. \_\_ Voter ID and ballot serial numbers must replace signature checking.
9. \_\_ No human is qualified to decide if a voter signature is valid, especially when a touch screen is used with a fingertip to sign.
10. \_\_ Signature checking is time-consuming and an open door for malfeasance, the opposite of its intent. The less humans handle a ballot, the better.

### P2 set 3: Ballots as Legal Tender \_\_

1. \_\_ Ballots are the “currency” of elections and must be a “legal tender” type of document.
2. \_\_ Ballots must be legal tender for voting, one voter one ballot with a serial number.
3. \_\_ The serial number will make malfeasance very difficult by connecting the ballot to the voter.
4. \_\_ At present, once a ballot is separated from the envelope or voter, there is no way to reconnect it in a malfeasance claim.
5. \_\_ Election integrity is more important than total privacy on the ballot. Cast ballots are kept under private lock and key, and there is no way to scan them all to see how people voted. [*Political registration is semi-public information and a high-percentage indication of a voter’s vote*.]
6. \_\_ Duplicate or out-of-range serial numbers in the counting process would trigger a malfeasance investigation. The voters could be contacted without their ballot ever being seen by anyone else.
7. \_\_ WTP must demand that a ballot integrity process be implemented.
8. \_\_ All votes must be made on official material ballots. There are no circumstances where a free and fair election is possible with electronic ballots.
9. \_\_ Ballot paper must have embeds like money that validate its authenticity.
10. \_\_ Think of ballots as money. The Treasury Department protects money from counterfeiting and works diligently and continuously to protect it. Ballots must receive equal diligence.
11. \_\_ Every money bill has a serial number; every ballot must have a serial number, and its location must be tracked with a chain of custody. Without a serial number, any ballot can be counted.
12. \_\_ Ballot return envelopes must have a serial number linked to the receiving voter, and the ballot in it must be linked to the envelope by its serial number to be accessed in a malfeasance inquiry. Barcodes cannot be used because there is no way to validate that the reading is accurate.
13. \_\_ In a malfeasance inquiry, voters must be able to verify their ballot. Voter privacy does not transcend system integrity. Either way, it is WTP’s decision and must be demanded.

### P2 set 4: Chain of Custody \_\_

1. \_\_ Election Integrity requires a strict chain of custody in handling ballot paper, unvoted ballots, and voted ballots.
2. \_\_ Handling ballots without supervision and a full chain of custody must be a major crime punishable by a severe punishment.
3. \_\_ Personal possession of ballots without oversight must be a major crime with a huge punishment.
4. \_\_ Chain of custody requires recorded numbered seals on all containers, and the workers must witness and sign off on all movements. WTP must also supervise it all.
5. \_\_ Two witnesses must watch all container openings, handlings, closings, re-tagging with new seals, and record updates.
6. \_\_ With a chain of custody, there are no circumstances in which “found ballots” can happen after an election.
7. \_\_ It is a common Blue State process that ballot harvesting does not require chain of custody. **That must be changed before the November Election**.

### P2 set 5: Mailing Out Ballots \_\_

1. \_\_ Election Integrity MUST have priority over convenience when convenience creates Election Malfeasance.
2. \_\_ Chain of custody is only possible if citizens request their ballot to be mailed to a committed expecting receiver with a valid address.
3. \_\_ Homeless people registering with a cross-street or general mail drop are not acceptable for mailing a ballot. If there is no private mailing address, people must vote in person with ID.
4. \_\_ The officials creating the mailing data file and everyone between them and the file must certify under penalty of perjury and malfeasance that the data is the official data and nothing but.
5. \_\_ Every ballot must have a serial number connected to the voter. The mail house does this easily as part of the stuffing and addressing process. Since no votes have been cast yet, there is no voting to see.

### P2 set 6: Ballot Return Envelopes \_\_

1. \_\_ Most ballots are returned in the official “return envelope” signed by the voter.
2. \_\_ ALL return envelope handling must have a chain of custody certification and witnesses.
3. \_\_ It is impossible to maintain a chain of custody with return USPS mail; they cannot watch all the handling. Rural areas may need exceptions, but they are minor.
4. \_\_ It is too easy to add large numbers of fraudulent ballots to the mailing return system.
5. \_\_ If returned by another person than the voter, the voter must sign the envelope. Ballot Harvesting has further information below.
6. \_\_ When unsigned return envelopes are received, they must be held separately and put through a serial number reader or other process that only records the envelope as received and the ballot spoiled. The envelope is never opened.
7. \_\_ The unsigned ballot return may not be corrected; it is dead. The voter can be contacted and given the option to vote in person or be sent a replacement ballot.
8. \_\_ Under no circumstances can unsigned envelope ballots be counted; it must be against the law.
9. \_\_ This highlights that poll watchers must also watch the envelope opening and ballot counting.
10. \_\_ Some ROVs track ballot mail out and return it online, allowing voters to obtain a provisional replacement ballot if the ballot does not arrive. However, the ROV must not cure unsigned ballot envelopes returned to it.
11. \_\_ Many counties use a different ballot for the vote center scanner and the mail-in ballot, which is ridiculous. It wastes 20% of the mailed ballots on average and creates 20% more possible fraudulent votes.
12. \_\_ All voters receiving a mail-in ballot must destroy it if they have not voted. If the ballot is passed to another person, the serial number will not match.

### P2 set 7: Vote Centers \_\_

1. \_\_ The historical method of handling elections was precinct groups sized to finish a count on election night, and voters visited their local precinct centers to vote. Precinct groups were staffed by community volunteers. Election Malfeasance was rampant in precincts until prevention methods were applied, especially the chain of custody for everything.
2. \_\_ The only reason for county-wide voting centers is to connect the voter roll to the Internet, where it can be manipulated for malfeasance.
3. \_\_ The “precinct vote center” system supporters assume only honest workers will work in them. History has proven that the precinct system can also be full of malfeasance.
4. \_\_ Vote centers must use sealed official ballot and transport containers, and poll watchers must watch all ballot and container handling and log sheet signing.
5. \_\_ So-called “found” ballots in a recount are absurd. That is not possible with a full chain of custody.
6. \_\_ Ballots in a vote center with scanners should fall into sealed receptacles under the scanner tagged with a serial number. Two people count the number of ballots, put them in serial numbered collection bags, and sign the affidavit of the count. ROVs must maintain the collection bags until the next election.
7. \_\_ Two people in separate autos deliver the ballots to the collection center, one with the ballots and one to follow to the drop. Vote center workers must log every ballot movement.

### P2 set 8: Drop Boxes \_\_

1. \_\_ Ballot harvesters must not use drop boxes. All harvested ballots must be delivered to the ROV with a chain of custody.
2. \_\_ Only family members signed on the envelope may drop ballots for someone in Drop Boxes.
3. \_\_ With drop boxes, 24/7 surveillance is mandatory for one person, one ballot.
4. \_\_ Drop box placement must be non-partisan with an official map for review.
5. \_\_ Chain of custody with watchers applies to emptying all drop boxes.
6. \_\_ If ballots are “found” outside the chain of custody, the ROV must contact the voters to verify their ballots and where they voted. Then, the ROV must investigate the people who mishandled the ballots.

### P2 set 9: Voting Periods \_\_

1. \_\_ Long periods only benefit malfeasance, never WTP. It is more difficult to inject large quantities of fraudulent votes in a short voting period.
2. \_\_ There is no reason voting cannot be convenient, but too long a period creates a huge burden on integrity. Large-scale malfeasance takes time to mask it as normal patterns. Malfeasance is the only reason for long voting periods.
3. \_\_ Election day in November for All was established by Congress in 1845 and is more of a deadline than a day.
4. \_\_ It was passed for the same reason results are not announced until the Pacific Time Zone is finished voting; early outcomes made public affect future voting.
5. \_\_ The population of our USA is now orders of magnitude larger, and long lines at polling places on election day can be inconvenient and suppress voting.
6. \_\_ Too much can happen over a long period of time in an election that is important to voters. Prudent voters wait until near the deadline; malfeasance voters vote early.
7. \_\_ One week seems just right, two weeks seems maybe, and anything over that has no defensible purpose.

### P2 set 10: Counting Ballots \_\_

1. \_\_ The fewer humans involved in ballot counting, the better.
2. \_\_ One hundred percent of existing voting machines violate federal election law and cannot be legally certified. That is a problem.
3. \_\_ All representatives and ROVs who brought the existing voting and counting machines for WTP’s elections nationwide and those who support them today should be in jail for treason. They are trying to overthrow WTP’s Liberty, Justice, and Prosperity for All and rule WTP.
4. \_\_ Banks have paper money counting machines that are super accurate and lightning fast. Why? Because they have a vested interest in rapid, accurate counts.
5. \_\_ Every protection needed for ballot counters to be accurate is blocked by our representatives in Blue states and counties. That is a prima facia case that their vested interest is voter malfeasance.
6. \_\_ Honest counting machines are more accessible than validating thousands of precinct workers.
7. \_\_ Honest counting machines only require being made honest, dumb, and transparent. Keep in mind that only political factions need dishonest voting machines.
8. \_\_ Today’s machines are designed for malfeasance. The proof is in their secrecy.
9. \_\_ No proprietary software can be allowed in counting machines, that is already federal law and violated by 100% of the machines used.
10. \_\_ The mere idea of proprietary software that cannot be examined for malfeasance is absurd and must be removed immediately.
11. \_\_ Counting scanners must be free of intelligence except for reading the ballot, saving the data to a built-in drive, a removable drive, and printing paper reports. The original data must be retained for four years.
12. \_\_ A set of test ballots must authenticate the scanner's counting before, after, and periodically.
13. \_\_ All ballots must remain in their original transport containers until the end of the holding period.
14. \_\_ Reporting the results must be watched and verified, malfeasance-proofed, and disconnected from the internet.
15. \_\_ The idea of ANY interference with supervising the counting is evidence of malfeasance—full stop.
16. \_\_ The bottom line is that the only way to get free and fair counting in elections is for WTP to overwhelm the malfeasance system. Everything starts there.

### P2 set 11: Vote Harvesting \_\_

1. \_\_ Vote harvesters must be given official containers to maintain a chain of custody.
2. \_\_ The voter or a designated person are the only people who should handle a completed ballot prior to delivery to the ROV.
3. \_\_ Ballot envelopes submitted by designated people must have the declaration signed on them and be kept separate from the first transfer location in case future malfeasance is alleged.
4. \_\_ Polling places have signs that prohibit electioneering within 100 ft of a polling place. When a person is filling in their ballot, that is a “polling place” wherever it is.
5. \_\_ Strangers going into senior centers, hospitals, government housing, etc., also known as voter harvesting, make it easy to troll for people who have not voted and influence them to vote a certain way in the presence of an electioneer. That is technically already illegal in many places, but it needs to be codified more strongly.
6. \_\_ Electioneering in harvesting must be codified as illegal with a stiff penalty. Electioneering itself is a First Amendment right, but handling the voted ballot is not; harvesting must be separated from electioneering.
7. \_\_ If harvesting must be tolerated, it must only be pick-up and delivery with a chain of custody and it must include poll watchers and be strictly a delivery service.
8. \_\_ In addition, harvesters must be registered and trained in the applicable electioneering law like all poll workers, notify the registrar where they are going and when, and wait for a poll watcher to accompany them.
9. \_\_ The entire harvesting process must be watchable.
10. \_\_ Harvesters must deliver ballots directly to the ROV to be put in a tagged receiving container with a signed affidavit of the harvester witnessed by the poll watcher certifying where the ballots are from, that the ballots in the envelopes are the original, and no electioneering took place.

### P2 set 12: Election Process Watchers \_\_

1. \_\_ Poll Watchers must be replaced with “Election Process Watchers.” The point is that everything must be watched, not just counting.
2. \_\_ WTP have the right and must exercise it, to view everything ROVs do with voter rolls, ballots, and information.
3. \_\_ Elections must be transparent, inspected, and watched every step of the way, not just the in-person voting and counting process.
4. \_\_ With minimalist secure ballot scanners and voter ID, there isn’t much to watch in counting except opening envelopes and feeding the machines.
5. \_\_ With a chain of custody, all the links of the chains must be watched.
6. \_\_ Most malfeasance occurs in four places: counterfeit voters and ballots, feeding ballots more than once, and counting scanner algorithms that change the count inside the scanner.
7. \_\_ The Principles enumerated make it very difficult to commit malfeasance in an election.
8. \_\_ At some point, incompetent ROV management must become criminal negligence.
9. \_\_ **WePEG** eliminates most of our election problems.
10. \_\_ Poll watchers never catch most of the malfeasance because it happens before the counting.
11. \_\_ “Watcher strategies” have not caught up with the changes in election procedure, so it is up to WTP to create all of them before the 2024 election.
12. \_\_ A cash register with 100 bills but 20 are counterfeit will have 100 bills every count if the counterfeits are not removed with an audit. That is the heart of the problem.