TO: ALL CALIFORNIA LAW ENFORCEMENT AGENCIES

This bulletin serves as a reminder of relevant laws that you may be called upon to address during voting through Election Day. A similar bulletin (2022-DLE-07) was issued earlier this year, and this bulletin contains updated information and references.

This bulletin discusses California state laws prohibiting election interference and voter intimidation, laws governing the possession of firearms at polling locations, and laws concerning poll watchers. Law enforcement officers should be aware of these state statutes as they relate to voter protection in California.

Peace officers should also be mindful that, when responding to any situation at a polling place, weapons can inadvertently intimidate voters. To the extent that officers can avoid being inside a polling place, they should try to do so.

In addition to the resources in this bulletin, law enforcement may also want to review recent guidance issued by the Secretary of State concerning:

- Voter intimidation ([https://elections.cdn.sos.ca.gov/ccrov/2022/september/22231jl.pdf](https://elections.cdn.sos.ca.gov/ccrov/2022/september/22231jl.pdf))
- Electioneering and the corruption of the voting process ([https://elections.cdn.sos.ca.gov/ccrov/2022/september/22222jl.pdf](https://elections.cdn.sos.ca.gov/ccrov/2022/september/22222jl.pdf)); and
- Election observers ([https://elections.cdn.sos.ca.gov/ccrov/2022/september/22233jl.pdf](https://elections.cdn.sos.ca.gov/ccrov/2022/september/22233jl.pdf)).

LAWS PROHIBITING ELECTION INTERFERENCE AND INTIMIDATION

Election Interference
An individual may not interfere with an official holding an election or conducting a canvass (the counting of ballots). Any person who in any manner interferes with elections officers who are holding an election or voters who are casting their ballots at an election site is guilty of a felony. (Elec. Code, § 18502.

Any person who, before or during an election, tampers with, interferes with, or attempts to interfere with, the correct operation of, or willfully damages in order to prevent the use of, any voting machine, voting device, voting system, vote tabulating device, or ballot tally software program source codes is guilty of a felony. (Elec. Code, § 18564, subd. (a).)
Below are some examples of election interference described in California law and written advisories issued by the California Secretary of State that law enforcement may be called upon to address during early voting or on Election Day:

- Blocking access to voting locations.
- Disrupting the process of opening or closing polling stations.
- Disrupting the process of counting ballots.
- Damaging voting devices or ballot drop-off boxes.
- Deceiving a voter to cast a ballot in an unofficial ballot box.

Voter Intimidation and Dissuasion

Voter intimidation encompasses conduct that is intended to compel voters to not vote or vote against their preferences through activity that is reasonably calculated to instill fear. Voter intimidation is prohibited at any election; violation of this section is a felony. (Elec. Code, § 18540.)

Threats, or the use of any force, violence, or tactic of coercion or intimidation to prevent a voter from casting their ballot or to cause a voter to change their vote for a particular candidate or measure on the ballot is a felony. (Elec. Code, § 18540, subd. (a).) Any person who hires or arranges for someone else to use or threaten to use force, violence, or other tactics of coercion or intimidation to affect a voter’s right to vote is also committing a felony. (Elec. Code, § 18540, subd. (b).)

Voter Dissuasion and Electioneering Within 100 Feet of a Curbside Voting Area or Election Locations

In addition to the general prohibitions against voter intimidation, there are specific restrictions on prohibited activities relating to dissuasion of voters and electioneering within 100 feet of: (1) an outdoor site, including a curbside voting area, at which a voter may cast or drop off a ballot; or (2) the entrance to a building that contains a polling place, an elections official’s office, or a satellite location.

It is unlawful to take certain actions within 100 feet of an outdoor site, including a curbside voting area, at which a voter may cast or drop off a ballot, the entrance to a building that contains a polling place, an elections official’s office, or a satellite location with the intent to dissuade a voter from casting their ballot. (Elec. Code, § 18541.) These actions include: (1) soliciting a vote or speaking to a voter about marking their ballot; (2) posting signs about voter qualifications; (3) speaking to a voter about their qualifications (except for certain challenges by precinct board members); (4) recording voters with photo or video technology as they enter or exit the polling place; or (5) obstructing ingress, egress, or parking. (Elec. Code, § 18541, subds. (a) and (b).) Violations of this section may be charged as a felony.

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4. See Elec. Code, § 319.5 (prohibits electioneering within 100 feet of the entrance to a building that contains a polling place, an elections official’s office, a satellite location, or an outdoor site, including a curbside voting area, at which a voter may cast or drop off a ballot.).
5. For more information on the use of cameras at polling locations, see California Secretary of State, County Clerk/Registrar of Voters (CC/ROV) Memorandum # 22232, “Primary Election: Cameras at Polling Locations,” (September 19, 2022). <https://elections.cdn.sos.ca.gov/ccrov/2022/september/22232jl.pdf> [as of September 19, 2022].
The law also prohibits “electioneering” by any person within 100 feet of an outdoor site, including a curbside voting area, at which a voter may cast or drop off a ballot, the entrance to a building that contains a polling place, an election official’s office, or a satellite location, which is a misdemeanor. (Elec. Code, § 18370.) Electioneering includes, but is not limited to: (1) a display of a candidate’s name, likeness, or logo; (2) a display of a ballot measure’s number, title, subject, or logo; (3) a display of buttons, hats, pencils, pens, shirts, signs, or stickers containing information about a candidate or measure on the ballot; (4) the dissemination of audible information about a candidate or measure on the ballot; (5) at vote by mail ballot drop boxes, obstructing access to, loitering near or disseminating visible or audible information about a candidate or measure on the ballot; and (6) circulating an initiative, referendum or any other petition. (Elec. Code, §§ 319.5, 18370.) While the display of a candidate’s name, likeness, or logo on voter’s clothing—such as a hat, t-shirt or button—constitutes electioneering prohibited under the law, the display of a political movement or campaign slogan on clothing—without inclusion of the name, likeness, or logo of a candidate—does not constitute electioneering. Examples of campaign slogans or political movement slogans include but are not limited to: Make America Great Again (MAGA), Black Lives Matter (BLM), Keep America Great (KAG), Vote for Science, and Build Back Better.

Similarly, it is unlawful to, with the intent of dissuading another person from voting, do any of the following within the immediate vicinity of a voter in line to cast a ballot or drop off a ballot: (1) solicit a vote; (2) speak to a voter about marking the voter’s ballot; or (3) disseminate visible or audible electioneering information. (Elec. Code, § 18541, subd. (c).) Violations of this section may be charged as a felony.

**Examples of Voter Intimidation**

Below are some examples of intimidation described in California law and written advisories issued by the California Secretary of State that law enforcement may be called upon to address during early voting or on Election Day:

- Threatening to engage in criminal action against voters.
- Presenting false information about the voting process or voter eligibility requirements, including:
  - informing prospective voters that the ability to speak English is an eligibility requirement to vote;
  - informing voters that they need to present certain types of photo identification in order to vote; or
  - informing voters that there could be criminal consequences for voting (e.g., that voting rolls will be used for debt collection purposes, to undertake arrest warrant checks, etc.).

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8. See Elec. Code, §§ 14240, subd. (b), 18370, 18540, 18541; Civ. Code, §§ 51, subd. (b), 51.7, subd. (b); California Secretary of State, County Clerk/Registrar of Voters (CC/ROV) Memorandum # 22103, “Primary Election: Voter Intimidation; Prohibited Voter Challenges,” (September 16, 2022), pp. 1-3, <https://elections.cdn.sos.ca.gov/ccrov/2022/september/22231jl.pdf> [as of September 16, 2022].
• Harassing or threatening behavior toward voters based on a person’s race, ethnicity, or
gender identity.
• Aggressively questioning voters about their citizenship, criminal record, or other qualifications
to vote.
• Engaging in assault, battery, verbal threats of violence or physical violence, or brandishing of
weapons.
• Photographing or recording a voter entering or exiting a polling place, or intentionally
obstructing entrance, exit, or parking at a voting site.
• Attempting to ascertain how a voter voted on their ballot.

WEAPONS AND SECURITY PERSONNEL PRESENCE AT POLLING PLACES

California law prohibits any person, including a person with a concealed weapon license, from
possessing a firearm at or in the immediate vicinity of a polling place; this restriction applies whether
such persons are voting or acting as poll watchers, and prohibits the hiring of someone else to do the
same. (Elec. Code, §§ 18544, subd. (a), 18545.) Violations of these sections may be charged as a
felony. Immediate vicinity refers to the area within 100 feet of the room or rooms in which the voters
are signing the roster and casting ballots. (Elec. Code, § 18546, subd. (b).) Peace officers conducting
official business or casting their own vote while on duty are permitted to possess a firearm at a polling
place. (Elec. Code, § 18544, subd. (b).)

Additionally, any person in possession of a firearm or any uniformed peace officer, private guard, or
security personnel or any person who is wearing a uniform of a peace officer, guard, or security
personnel, may neither be stationed in the immediate vicinity of nor posted at a polling place without
written authorization from the city or county elections official.9 (Elec. Code, § 18544, subd. (a).)
Anyone who violates section 18544 may be charged with a felony and held criminally liable for voter
intimidation. (Ibid.) Only four types of individuals are exempt from this law:

• Unarmed, uniformed security personnel who are at the polling place to cast their vote;
• Peace officers engaging in official business in their capacity as peace officers or who are
there to cast their vote;
• Private security personnel arranged for by elections officials; and
• Private security personnel arranged for by the owner or manager of the polling place
location who were not hired solely for Election Day.

(Elec. Code, § 18544, subd. (b)(1)-(4).)

POLL WATCHING

Observation of election proceedings in the polling locations is permissible, but only poll workers and
voters engaged in voting may be within the voting booth area when the polls are open. (Elec. Code,
§ 14221.) Restricting access to the voting booth area protects a voter’s right to cast a secret ballot
free from intimidation. (Elec. Code, § 2300, subd. (a)(4).)

Poll watchers (also called poll observers) are individuals who observe the elections and canvassing
process. Anyone may poll watch. (Elec. Code, § 2300 subd. (a)(9)(A).) Nonetheless, there may be

9. This requirement does not apply to law enforcement responding to a specific incident at a polling place.
limitations on the number of poll watchers who may observe at any given time, since poll watchers “must adhere to any health and safety provisions in place in the county in which the observation occurs”\(^\text{10}\) and because the Secretary of State has advised county elections officials to follow state and local health guidance in light of COVID-19 and associated variants, and to take all possible steps to ensure the safety of workers and voters.

**What are poll watchers permitted to do?**

Poll watchers are observers of elections proceedings. They must not interfere with the elections process. They are permitted to take notes and use electronic devices, including smartphones and tablets, as long as such devices are not used to record voters or interfere with the elections process or otherwise violate any other provision of the Elections Code. (Elec. Code, § 2302.)

Observation of elections proceedings includes the right to ask poll workers questions about elections procedures and to receive an answer or be directed to the appropriate official for an answer. However, if a poll watcher’s persistent questioning disrupts the poll workers’ duties, the poll workers can stop responding and direct the poll watcher to the county elections office for further answers. (Elec. Code, § 2300, subd. (a)(9).) While poll watchers may undertake the above activities, they are not part of the official elections team and may not act as an elections officer. (Elec. Code, § 18575.)

**What is prohibited behavior of poll watchers?**

Poll watchers cannot interfere with the elections process or intimidate voters. (Elec. Code, §§ 18502, 18540, 18541, 18543, 18564.) Interference may be caused by talking loudly on a cellular telephone, by persistently questioning poll workers in a manner that disrupts the execution of their duties, by sitting at a table reserved for provisional voters, and by standing unreasonably close to poll workers while they are performing their duties.\(^\text{11}\)

Poll watchers are not permitted to communicate with voters in line to cast a ballot or drop off a ballot, or within 100 feet of an outdoor site, including a curbside voting area, at which a voter may cast or drop off a ballot, the entrance to a building that contains a polling place, an elections official’s office, or a satellite location, in order to encourage voters to vote any particular way discourage them from voting, or otherwise speak to a voter on the subject of marking the voter’s ballot; to question a voter’s qualifications; or to take photographs or video record voters as they enter or exit the polling place. (Elec. Code, § 18541.) Moreover, poll watchers are not allowed to display or audibly disseminate information that advocates for or against any candidate or measure on the ballot. (Elec. Code, §§ 18370, 18541.) Prohibited poll watcher advocacy includes, but is not limited to, the display of a candidate’s name, likeness, or logo; the number, title, subject, or logo of a ballot measure; and the use of buttons, hats, pencils, shirts, signs, or stickers containing candidate or ballot measure information. (Elec. Code, §§ 319.5, 18370.)


Poll watchers are not permitted to challenge or question any person concerning their qualifications to vote. (Elec. Code, § 14240, subd. (b).) Poll watchers also may not “fraudulently advise” voters that they are not eligible to vote or that they are not registered when the voter is, in fact, registered and eligible. (Elec. Code, § 18543.) Only a member of a precinct board may challenge a voter’s qualifications to vote within the polling place, and the challenge must be based upon the limited grounds expressly set forth in Elections Code section 14240, subdivision (a). (Elec. Code, § 14240; see also Elec. Code, § 18543.)

Finally, individuals are not permitted to wear peace officer, private security guard, or security personnel uniforms while poll watching.12 Violations of these provisions may lead to criminal liability.

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