PROTECTING FLORIDIANS FROM VOTER INTIMIDATION

This memo outlines the robust protections for voters against voter intimidation under both federal and Florida law. **Voter intimidation is a crime and local election officials and law enforcement have a responsibility to protect Floridians from voter intimidation of any kind.**

First, anyone who “intimidates, threatens, coerces, or attempts to intimidate, threaten, or coerce, any other person for the purpose of interfering with the right of such other person to vote” in a federal election commits a federal crime.

Second, Florida also has an extensive set of laws that protect Floridian voters from all harassment, coercion, intimidation, and misinformation, particularly in and around polling places (i.e. the “no solicitation zone” that extends out from 150 feet of the polling place). An individual convicted of voter intimidation is guilty of a third-degree felony, punishable by up to five years in prison and a fine of up to $5,000.

Third, poll watching is generally unlawful unless an individual complies with an extensive set of relevant statutory restrictions. Each political party and candidate may have only one watcher in each polling room at any one time.

---

Finally, the county boards of election are required to maintain good order at the polling places, including preserving voter access to a polling place free from voter intimidation and unauthorized persons, through the conduit of a law enforcement official deputized by the sheriff.7

From the Florida Division of Elections:
“Each registered voter in this state has the right to...[v]ote free from coercion or intimidation by elections officers or any other person.”8

I. Voter Intimidation is Illegal; Violators are Subject to Civil and Criminal Penalties.

A. Federal law provides broad criminal protection against voter intimidation.

Federal law provides that:

Whoever intimadates, threatens, coerces, or attempts to intimidate, threaten, or coerce, any other person for the purpose of interfering with the right of such other person to vote or to vote as he may choose, or of causing such other person to vote for, or not to vote for, any candidate for the office of President, Vice President, Presidential elector, Member of the Senate, Member of the House of Representatives, Delegate from the District of Columbia, or Resident Commissioner, at any election held solely or in part for the purpose of electing such candidate, shall be fined under this title or imprisoned not more than one year, or both.9

Such protection extends to attempts to intimidate, threaten, or coerce voters and any intimidation, threats, or coercion with respect not only to voting but also voter registration and assisting voters to register and/or vote.10 Thus, federal laws prohibit all persons from engaging in conduct that is intended to (regardless of its effect) intimidate voters.

A person found guilty of violating the federal voter intimidation law could be sentenced to up to five years in prison in addition to criminal fines.11 People who intimidate or attempt to intimidate voters – or interfere with the right to vote – are also subject to steep civil penalties.12

---

11 Id.; see also 52 U.S.C. § 10308(a).
12 See 52 U.S.C. § 10307(b) (“No person, whether acting under color of law or otherwise, shall intimidate, threaten, or coerce, or attempt to intimidate, threaten, or coerce any person for voting or attempting to vote, or intimate, threaten, or coerce, or attempt to intimidate, threaten, or coerce any person for urging or aiding any person to vote”; 52 U.S.C § 10101(b) (“No person, whether acting under
B. Florida law similarly prohibits intimidation, threats, or coercion of voters.\textsuperscript{13}

Under Florida law, it is a \textit{felony} to \textbf{directly or indirectly use or threaten to use force, violence, or intimidation or any tactic of coercion} or intimidation to induce or compel an individual to vote or not vote at all or for a particular choice.\textsuperscript{14} Violators are guilty of a third-degree felony.\textsuperscript{15}

This statute is enshrined under the Florida Voter’s Bill of Rights, which states every registered voter has the right to “[v]ote free from coercion or intimidation by elections officers or any other person.”\textsuperscript{16}

Further, Florida law specifically prohibits, \textbf{under criminal penalty}, efforts to:

- intimidate, threaten, or coerce, or \textbf{attempt to intimidate, threaten, or coerce}, any other person for the purpose of interfering with the right of such other person to vote or not to vote as that person may choose;\textsuperscript{17}
- \textbf{directly or indirectly attempt to influence, deceive, or deter by bribery, menace, threat, or other corruption} whatsoever any elector in the free exercise of the elector’s right to vote;\textsuperscript{18}
- destroy, mutilate, or deface a voter registration form or election \textbf{ballot or obstruct or delay the delivery} of a voter registration form or election ballot;\textsuperscript{19}
- discharge or threaten to discharge any employee in their service because of a vote that voter may or may not cast;\textsuperscript{20}
- conspire, combine, or confederate with another person to commit one of the above violations of any other election code violation;\textsuperscript{21}

\begin{itemize}
\item \textit{color of law or otherwise, shall intimidate, threaten, coerce, or attempt to intimidate, threaten, or coerce any other person for the purpose of interfering with the right of such other person to vote or to vote as he may choose.}\textsuperscript{16}
\item \textit{see also} 42 U.S.C. § 1985(3)\textit{(providing a private right of action where “two or more persons conspire to prevent by force, intimidation, or threat, any citizen who is lawfully entitled to vote, from giving his support or advocacy in a legal manner, toward or in favor of the election of any lawfully qualified person as an elector for President or Vice President, or as a Member of Congress of the United States”).}
\item Fla. Stat. § 104.0615.
\item Fla. Stat. § 104.0615(2).
\item Fla. Stat. § 104.0615.
\item Fla. Stat. § 104.0515(3); punishable as a third-degree felony.
\item Fla. Stat. § 104.061(1); punishable as a third-degree felony.
\item Fla. Stat. § 104.0615(4); punishable as a third-degree felony.
\item Fla. Stat. § 104.081; punishable as a third-degree felony.
\item Fla. Stat. § 104.091.
\end{itemize}
• remove, tear down, destroy, or deface any ballot, booth, or other convenience provided for the purpose of enabling the elector to prepare their ballot.²²

Moreover, when interacting with election officials, Florida law bars efforts to:

• directly or indirectly use or threaten to use force, violence, or intimidation or any tactic of coercion or intimidation to induce or compel an individual to refrain from acting as an election official or poll watcher;²³
• knowingly use false information to induce or attempt to induce an individual to refrain from acting as an election official or poll watcher.²⁴

Officials employed by the state or a municipal body are further barred from:

• denying the right of any individual to vote in any election because of an error or omission on any record or paper relating to any application, registration, or other act requisite to voting, if such error or omission is not material in determining whether such individual is qualified under law to vote;²⁵
• using their official authority or influence for the purpose of interfering with an election;²⁶
• attempting to influence or interfere with any elector voting a ballot.²⁷

Voter intimidation can occur even if the intimidator uses any of these tactics “under color of law” – that is, in an official capacity. For example, a police checkpoint near a polling station could be voter intimidation.²⁸

²² Fla. Stat. § 104.26; punishable as a first-degree misdemeanor.
²³ Fla. Stat. § 104.0615(2); punishable as a third-degree felony.
²⁴ Fla. Stat. § 104.0615(3); punishable as a third-degree felony.
²⁵ Fla. Stat. § 104.0515(2); punishable as a third-degree felony.
²⁶ Fla. Stat. § 104.31(1); punishable as a first-degree misdemeanor.
²⁷ Fla. Stat. § 104.051(4); punishable as a third-degree felony.
C. Examples of Unlawful Conduct.

**Examples of Intimidation**
Though there are many different kinds of voter intimidation, common examples of unlawful intimidation include:

- Verbal or physical confrontation of voters by persons dressed in official-looking uniforms;
- Physical intimidation, such as standing or hovering close to voters as they attempt to vote;
- Flyers threatening jail time or other punitive action against persons who vote;
- Direct confrontation or questioning of voters or asking voters for documentation when none is required;
- Vandalism of polling places;
- Use of police officers to threaten or intimidate voters;
- Threats made by an employer to the job, wages, or benefits of an employee if he or she does not vote in a particular manner; and
- Occupying the parking lot of a polling place in such a way that voters might be hindered from entering.²⁹

In the era of COVID-19, attempting to threaten or deter any voter through menace or threat of heightened exposure to the coronavirus, including by means of not respecting public health mask-wearing and social distancing guidelines, could be reasonably interpreted to constitute voter intimidation.

Additionally, election inspectors, clerks, and all other poll workers and election staff may not do any of the following:³⁰

- wear campaign buttons, shirts, hats, or any other items that are politically oriented;
- discuss any candidate, political party, issue, or any related topic with other poll workers, poll watchers, or voters;
- have visible any written campaign or related material.

II. Officials Have a Duty to Prevent Intimidation and Protect Voter Access into the Polling Place.

A. Election Officials.

Each county board of elections is authorized by law to have full authority to maintain order at the polls and enforce obedience to its lawful commands during an election.\(^{31}\) Further, the supervisor or the clerk may take any reasonable action necessary to ensure order at the polling places, including, but not limited to, having disruptive and unruly persons removed by law enforcement officers from the polling place or from the 150-foot no solicitation zone.\(^{32}\)

B. Law Enforcement.

Under the Voting Rights Act, the Department of Justice can deploy poll watchers to specified locations “to help assess compliance with the federal voting rights laws,” according to the department’s website.\(^{33}\) However, despite recent comments by President Trump,\(^{34}\) the President has limited authority to order law enforcement to patrol polling places. Sheriff’s deputies and police officers are commanded at the local level, and a federal statute makes it a felony for any federal official to send “armed men” to the vicinity of polling places.\(^{35}\)

It is important to note that while federal law prohibits U.S. military presence at the polls and members of the U.S. military from interfering with any qualified voter’s right to vote, this prohibition does not apply to members of the U.S. military who are at the polls to vote.\(^{36}\)

Further, not only is it illegal for state and municipal officers to directly or indirectly intimidate voters,\(^{37}\) but under Florida law, law enforcement officers are generally not allowed into a polling place, except to vote.\(^{38}\)

---

31 Fla. Stat. § 102.031(1).
32 Fla. Stat. § 102.031(4); see also Florida Department of State, DE AO 20-01 (Sep. 21, 2020), available online at https://dos.myflorida.com/media/703537/advisory-opinion-de-20-01.pdf enforcement authority under 102.031.
37 Fla. Stat. § 104.31(1); punishable as a first-degree misdemeanor.
38 Fla. Stat. § 102.01; punishable as a first-degree misdemeanor.
Florida law mandates the sheriff deputize a deputy sheriff to be present at each polling place and be subject to all lawful commands of the election officials and maintain good order.\(^{39}\) This requirement falls broadly under the sheriff’s statutory obligation to exercise strict vigilance in the detection of any election law violations and apprehension of violators, including voter intimidators.\(^{40}\) Specifically, the clerk, or a majority of election inspectors, may permit law enforcement or emergency service personnel into a polling place to help maintain order. For example, an election official can call upon a law enforcement official to remove a disruptive person or enforce the no solicitation zone.\(^{41}\)

Any law enforcement officer who willfully neglects or refuses to perform their election-related duties is subject to criminal penalty.\(^{42}\)

II. Inside the Voting Location

A. Polling Place.

Once voters enter the polling place, all of the above protections against intimidating and aggressive behavior continue to apply. Additionally, “**[n]o photography is permitted in the polling room or early voting area, except an elector may photograph his or her own ballot.**” This prohibition extends to security cameras within the polling room: operational cameras must be covered while non-operational cameras require a posted notice notifying voters the camera is not in use.\(^{43}\) Election officials should carefully monitor for this type of violation because unlawful photography may function to deter, challenge or intimidate an eligible voter at a polling location.

Further, only the following people are authorized to enter Florida polling places:\(^{44}\)

- voters and persons in the care of a voter (for example, a child or elderly person);
- a person caring for or assisting a voter (for example, someone assisting a voter who is illiterate or does not read English, or a person caring for an elderly voter);
- the county supervisor of elections or their deputy;
- election inspectors and clerks;
- a person, whether or not a registered voter, who is assisting with or participating in a simulated election for minors, as approved by the supervisor of elections (for example, the Kids Voting Program);
- partisan poll watchers approved by the Supervisor of Elections;

---

40 Fla. Stat. § 102.091.
42 Fla Stat. § 104.11.
44 Fla. Stat. § 102.031(3)(a).
• election observers appointed by the Department of State;45
• law enforcement officers or emergency service personnel if they have permission of the clerk or a majority of the inspectors.

If the polling room is in a location commonly used by the public to gain access to businesses or homes (such as the lobby of a condominium) or in an area traditionally used as public area for discussion (such as a mall), there may be other people traveling through the polling area.46 However, election officials are obligated to take care that these people do not interfere with the voting process.47

B. No Solicitation Zone.

The election clerk or supervisor must mark the boundaries of a 150-foot “no solicitation zone” (if possible, in all directions) before the polling location or early voting site opens, and must enforce the restrictions.48 A clerk or supervisor can take any reasonable action to enforce the restriction, including requesting law enforcement to remove the person or persons who violate the restrictions.49 A supervisor or clerk cannot restrict electioneering outside the “no solicitation zone.”50

Functionally, no person, group, or organization may “solicit” voters inside the polling place or within 150 feet of the entrance to any polling location.51

Solicitation includes:

• seeking or attempting to seek any vote, fact, opinion, or contribution;
• distributing or attempting to distribute any political or campaign material, leaflet, or handout;
• conducting a poll except authorized exit polls;
• seeking or attempting to seek a signature on any petition;
• and selling or attempting to sell any item.

Exit polling is permitted but exit pollsters may only approach voters after voters leave the polling place.53

45 Fla. Stat. § 101.58
50 Fla. Stat. § 102.031(4)(e).
51 Fla. Stat. § 102.031(4)(a).
52 Fla. Stat. § 102.031(4)(b).
C. Poll Watchers.

Despite President Trump’s call to have voters watch and monitor polling places, poll watching is generally unlawful unless an individual complies with the relevant statutory restrictions. Each political party and candidate may have only one watcher in each polling room at any one time.54

Poll watchers must adhere to the following rules:

- Wear their identification badge issued by the supervisor of elections;55
- Pose questions regarding polling place procedures directly to the clerk;56
- Do not obstruct the orderly conduct of any election;57
- Do not interact with voters;58
- Do not come closer to the inspectors’ table or the voting booths than is reasonably necessary to perform the poll watcher’s functions;59
- Do not take photographs or recordings of any kind;60
- Do not wear campaign items, including buttons, shirts, and hats;61
- Do not use a mobile electronic device in a disruptive way.62

IV. Firearms and Open Carry

Under Florida law, no individual can openly carry, or carry a concealed weapon, into a polling place.63 The only exception is that a law enforcement officer who has been authorized by a law enforcement agency to vote while on duty and who is required to carry a weapon while on duty may carry a weapon into the polling place when voting.64

54 Fla. Stat. § 101.131(1).
56 Fla. Stat. § 101.131(1).
57 Fla. Stat. § 101.131(1).
58 Fla. Stat. § 101.131(1).
63 Fla. Stat. § 790.06(12)(a)(6).
V. Voter Misinformation

Voter intimidation under Florida law also includes knowingly using false information to challenge a person’s right to vote, induce or attempt to induce a person to refrain from voting, or induce or attempt to induce a person from acting as an election official.\(^{65}\) For example, a text message falsely instructing voters to vote the day after an election to avoid long lines could be prosecuted as voter intimidation.\(^{66}\)

During the era of COVID-19 specifically, intentionally misinforming a potential voter about the coronavirus or laws and ordinances related to the coronavirus in order to discourage or intimidate them from voting is a felony. This distribution of misinformation is an example of unlawful voter intimidation that may occur online, over the phone, or in a physical location apart from the polling place.

VI. Voter Challenges

Florida law criminalizes knowing\(\text{ly using false information to challenge an individual’s right to vote}\) or induce or attempt to induce an individual to refrain from voting.\(^{67}\)

If an individual’s eligibility to vote is challenged at the polls, Florida law holds they are still entitled to vote a provisional ballot.\(^{68}\) The individual is further entitled to bring further evidence of their eligibility to the Supervisor of Elections up until 5 p.m. of the second day after election day.\(^{69}\)

\(^{65}\) Fla. Stat. § 104.0615(3).
\(^{67}\) Fla. Stat. § 104.0615(3); punishable as a third-degree felony.
\(^{69}\) Id.
VII. Who to Contact for Enforcement

The Florida Division of Elections is the state agency that administers and oversees elections. Voters who feel harassed or intimidated should notify an election official or local authority immediately. After that, voters should contact their supervisor of elections to report the incident or problem. Voters may also contact the Florida Voter Assistance Hotline for assistance and their local state attorney to report voter intimidation to potentially be prosecuted.


For violations of federal law, voters may file voting complaints with the Department of Justice’s Civil Rights division by calling (800)-253-3931, emailing voting.section@usdoj.gov, or submitting an online form.

Voters may also seek advice on how to report intimidation by contacting the national, nonpartisan Election Protection coalition. The main number, 866-OUR-VOTE, is administered by the Lawyers’ Committee for Civil Rights Under Law. The coalition also has lines available for Spanish-speaking, Arabic-speaking, and Asian-language-speaking voters.

---


73 (888)-VE-Y-VOTA.

74 (844)-YALLA-US.

75 (888)-API-VOTE.