

Here is information on our Election System and prior court cases:

State and Local Election Agencies are responsible for monitoring “*all aspects of an election, from Ballot Access to Voting Provisions*”. Election Administration is typically managed by the Secretary of State; Boards of Elections; and, Ethics Commissions. States have restricted power over Election Administration to regulate ‘Times, Places, and manner of holding elections for Senators and Representatives’. **Agencies have no authority to set policy.**

The recent decision by the Supreme Court (*Chevron Document*) limits a Government Agency’s interpretation of statues it administers. The Courts must exercise their “independent judgement” in reviewing Agency Regulations. Much of the abuse of Election Integrity Laws is in the interpretation of regulations, and their *non-compliance* of State Constitutions protective rights of voters.

Violations, and misconduct, by Election Agencies are well documented. Persons responsible will be prosecuted by the State Supreme Courts for Election Fraud and other offenses.