IT IS SHAMEFUL THAT OUR COUNTRY WHICH PROMOTES WORLDWIDE DEMOCRACY PERMITS 20,000,000 VOTERS (by mail) TO BREACH THE FEDERAL HAVA LAW.

HAVA MANDATES NOW

301(c)(2) PROTECTION OF PAPER BALLOT VOTING SYSTEMS

For purposes of subsection (a)(1)(A)(i), the term “verify” may not be defined in a manner that makes it impossible for paper ballot voting systems to meet the requirements of such sub-section or to be modified to meet such requirements. (click here to see how this is possible)

301(d) EFFECTIVE DATE
Each State and jurisdiction shall be required to comply with the requirements of this section on and after January 1, 2006.

301(a)(1)(A)(i) permit the voter to verify (in a private and independent manner) the votes selected by the voter on the ballot before the ballot is cast and counted.

On December 13, 2005, the Election Assistance Commission defined privacy as the ability to prevent others from determining how an individual voted.

3.1.7 Privacy
The voting process shall preclude anyone else from determining the content of a voter’s ballot, without the voter’s cooperation. Privacy ensures that the voter can make selections based solely on his her own preferences without intimidation or inhibition. Among other practices, this forbids the issuance of a receipt to the voter that would provide proof on how he or she voted.

Click here to read u.s. Federal Judge Gerald Bruce Lee’s Opinion.

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