

# The New American Crisis – Lawlessness Foretelling an Act of War

## Presentation Summary

Mitchell Vexler, June 14, 2026

This Presentation argues that the case surrounding *Vexler v. DCAD* is not simply a local property-tax dispute, but what it describes as a broader constitutional and institutional crisis involving property tax systems, school district bond financing, election integrity, and judicial non-adjudication. The Presentation's central thesis is that government entities, appraisal districts, and related financial systems allegedly operate through hidden or manipulable software structures that allow outcomes to be altered while maintaining the appearance of legitimacy. Inflated property valuations, bond issuances, and election-system irregularities are interconnected through what the Presentation repeatedly calls a "common mechanism" involving post-input data manipulation, lack of transparency, and resistance to independent verification.

A major focus of the Presentation is the now proven fact that constitutional rights are being denied not only through fraudulent conduct, but through the refusal of courts to adjudicate evidence presented on the merits. The presentation describes this as a "constitutional crisis of non-adjudication," arguing that constitutional protections become meaningless if citizens cannot obtain meaningful judicial review. It cites concerns involving due process, equal protection, taxation, voting rights, and access to courts, while proving that the Texas Supreme Court's one-word ruling of "denied" effectively insulated admitted fraud from scrutiny. The refusal to adjudicate known constitutional grievances undermines institutional legitimacy and public trust in the rule of law.

The Presentation also devotes substantial attention to technical and statistical evidence concerning election systems. It references analyses by independent researchers including Dr. Andrew Paquette, Edward Solomon, and Roger Fuller, who allegedly identified statistical anomalies, "lockstep" voting patterns, and mathematically structured voter ID irregularities that the Presentation argues are inconsistent with natural voting behavior. These claims are used to support the broader argument that software-based manipulation exists invisibly within election infrastructure in the same way that appraisal software can be manipulated to inflate property values or pre-determine outcomes. Such systems allow "synthetically engineered" results while remaining hidden from ordinary public review.

Finally, the Presentation calls for immediate Federal intervention and coordinated investigations by agencies including the DOJ, FBI, SEC, IRS, Solicitor General Sauer and others. It requests the use of subpoena power by the Federal agencies, forensic audits, and the review of source code, valuation databases, election records, and municipal bond disclosures. The Presentation argues that the misconduct at multiple levels of government being Central Appraisal Districts, State Comptroller, Attorney General, district courts and SCOTX, has national implications involving civil rights, public debt markets, election confidence, and national security. It concludes by urging emergency action through the United States Supreme Court, participation by the Solicitor General, and broad structural reforms, including abolition of property taxes in favor of a uniform sales tax system. **Time Is of The Essence.**