

Software-Enabled *Systemic Fraud* Against the American People

A forensic analysis of election, property tax, and municipal bond fraud across multiple U.S. jurisdictions — connected by a common software architecture operating beneath the appearance of legitimacy.

Complainants: Mitchell Vexler · Edward Solomon · Dr. Andrew Paquette · Roger Fuller · Mark Cook

12 σ

Statistical Deviation
Election Anomalies
(Solomon/PPST)

\$5.1T

Estimated School
District Bond
Exposure

60K+

Property Records
Manipulated Outside
Software (On Record)

11+

U.S. States With
Confirmed Voter ID
Algorithmic Anomalies

10

Forensic Signatures
Bexar Co. Poll Books
Mathematically Impossible

Evidence package: www.mockingbirdproperties.com/dcad · 395-page submission filed with FBI · DOJ · SEC · IRS

Three Systems. One Software Nexus.

This evidence package documents three interconnected fraud systems — each dependent on software capable of transforming data outputs while maintaining the appearance of legitimacy. The nexus connecting all three is a shared software architecture, funded by the same source: property taxpayers.

PROPERTY TAX FRAUD

CAD software bypassed to manipulate 60,000+ property valuations. Admitted on record by DCAD officials. "Workarounds" shared between Texas appraisal districts.

MUNICIPAL BOND FRAUD

Inflated valuations support unsustainable school bond issuance. Bonds sold on federal markets against fraudulent inputs. Est. \$5.1T exposure.

ELECTION FRAUD

Base-8 algorithms in voter databases across 11+ states. Lockstep Parallel Motion in certified CVR data. 12-sigma statistical deviation identified.

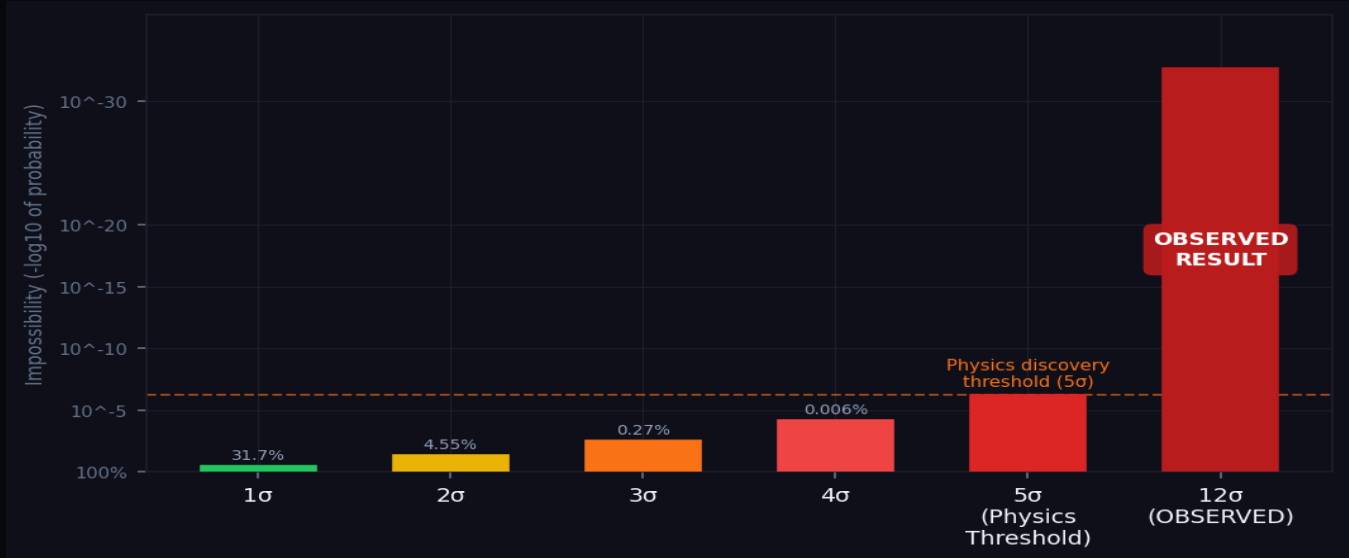
The core allegation: Property taxpayers are funding the election fraud being committed against them. The software manipulating property values funds school bond elections whose outcomes may be pre-engineered by the same software ecosystem.

The Numbers That Cannot Be Explained

Statistical analyst Edward Solomon, analyzing certified Cast Vote Records (CVRs) using the Precinct-Preserved Shuffle Test (PPST), identified voting patterns producing a 12-sigma statistical deviation. For context: physics requires only 5-sigma to declare a new discovery. 12-sigma is, for all practical purposes, indistinguishable from mathematical impossibility.

Precinct-Preserved Shuffle Test (PPST): Ballots are reshuffled only within their own precincts, preserving all geographic and demographic structure. Under natural conditions, real demographic patterns survive reshuffling. The lockstep pattern vanished completely — proving it was imposed on the counting sequence, not derived from how people actually voted.

12-Sigma: Effectively Impossible By Chance Alone



LOCKSTEP PARALLEL MOTION (LPM) – CLARK COUNTY, NEVADA 2024

In Clark County, Nevada's 2024 general election, Trump voters and Kamala voters — political opposites — shifted their Yes/No ratio on State Question 3 (ranked-choice voting) at exactly the same rate over 377,000 consecutive mail-in ballots. Kamala voters moved at precisely 6/10 the rate of Trump voters, in unbroken mathematical lock — for 85% of the mail-in vote.

KEY FINDING: If voter behavior drove this pattern, it would survive the PPST reshuffle — because the same voters would still be grouped in the same precincts. It didn't survive. The pattern vanished completely upon reshuffling, proving it depended on counting sequence — not on how people voted.

TRANSCONTINENTAL SYNCHRONIZATION – 2024 ELECTION

In 2024, Republican opposition to abortion-related ballot propositions in Nevada, Colorado, and Maryland collapsed along nearly identical trajectories — across jurisdictions with completely independent electoral systems and different demographics. A 3-state synchronized trajectory has negligible probability of occurring by coincidence.

- Clark Co., Nevada 2024
- Arapahoe Co., Colorado
- Frederick Co., Maryland
- Maricopa Co., Arizona
- Grand Junction, CO 2021
- El Paso Co., Colorado
- Fairbanks, Alaska 2025
- Mesa Co., Colorado
- Bexar Co., Texas
- Harris Co., Texas
- Wisconsin (CVR)
- Michigan (CVR)

10 Simultaneous Forensic Anomalies Mathematically Impossible by Accident

Dr. Paquette, a published researcher with peer-reviewed work in the Journal of Information Warfare (2023, 2025a, 2025b), identified 10 simultaneous forensic anomalies in Bexar County, Texas poll book data. Each individually would be extraordinary. Together, they exceed any known class of accidental software error.

Probability of the 99.5% A/B/C surname concentration by chance: < 10 to the power of -300 . That is a decimal point followed by 300 zeros before the first digit. For reference: there are only 10^{80} atoms in the observable universe.

FORENSIC ANOMALIES 01–05 OF 10

01 FRACTIONAL (NON-INTEGERS) STATE VOTER IDs

4,110 synthetic voter entries assigned fractional State IDs — a type that cannot exist in any legitimate voter database. These IDs occupy a mathematical "dead space" between real voter records.

IMPOSSIBLE NATURALLY

02 PALINDROMIC IEEE 754 FLOATING-POINT GAP PATTERN

At 10-digit precision, gaps between synthetic IDs form exactly 4 distinct values in palindromic 7-element blocks — the deterministic fingerprint of compiled code in alternating directional passes. Cannot be replicated by spreadsheet.

COMPILED CODE SIGNATURE

03 TWO-EQUATION INTEGER SYSTEM SOLVED

The exact number of records created was determined by solving a constrained two-equation integer system. Glitches do not solve integer systems. This requires intentional algorithmic design.

DELIBERATE DESIGN

04 EXACTLY 6 REAL VOTER RECORDS DELETED

Precisely 6 real voters were deleted — the exact number required by the algorithm's divisibility constraint. A rounding error would not produce this specific forensic remainder. It is the signature of constraint-solving logic.

FORENSIC SIGNATURE

05 COMPLETE VOTER LIST SORTED ALPHABETICALLY

The entire voter list was sorted alphabetically by last name before insertion. No known export glitch or migration error produces alphabetical sorting of voter records.

ALGORITHMIC SELECTION

10 Anomalies. One Parent Algorithm. Every Single One Required Deliberate Design.

06 ENDPOINTS DERIVED FROM INTEGER SYSTEM

Selection endpoints at alphabetical positions 1 and 435 — with position 435 derived mathematically from the same constraint system that determined record count. Two anomalies share one parent algorithm.

MATHEMATICALLY LINKED

07 99.5% A/B/C SURNAME CONCENTRATION: $P < 10^{-300}$

731 of 735 inserted records had A/B/C surnames. The 4 exceptions are compound Hispanic names where the algorithm parsed the wrong component. True rate: 100%. Probability by chance: less than 10^{-300} .

$P < 10^{-300}$

08 IDs IN A 777.7-MILLION-ID STATEWIDE DEAD ZONE

All synthetic IDs sit within a void of 777.7 million consecutive unused ID numbers across all 254 Texas counties. Locating this void required access to the entire Texas statewide voter database.

STATE-LEVEL DATABASE ACCESS

09 ADDRESS MUTATION SHOWS HOUSEHOLD-DETECTION LOGIC

67% of records had house numbers incremented by +1 per copy; 33% applied exact-copy logic — based on a household-detection heuristic. A glitch does not apply different logic branches based on address proximity.

ALGORITHMIC BRANCHING

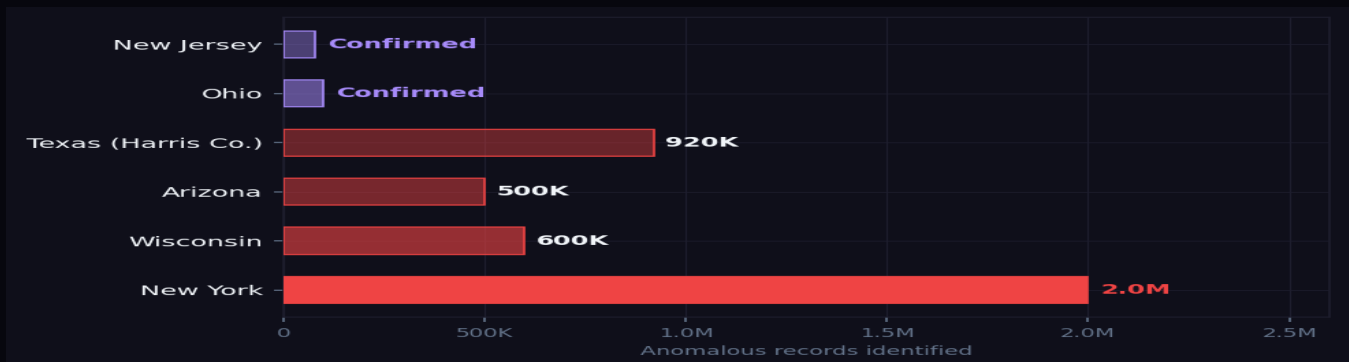
10 SOURCE FILE REPLACED AFTER DISCOVERY

The original CSV was replaced on or before Feb. 25, 2026 — after the anomaly was discovered. The replacement file is structurally distinct from the original. This is not a correction. It is a cleanup.

EVIDENCE REPLACEMENT

HARRIS COUNTY, TEXAS – THE BASE-8 MODULAR ALGORITHM

In Harris County — Texas's most populous county with 4.7 million residents — Paquette found that nearly 40% of 2.3 million voter IDs are spaced exactly 8 apart, all obeying the same base-8 modular algorithm spanning 50 years of data. The same pattern appears across 11+ states.



DCAD Officials Admitted It On Tape

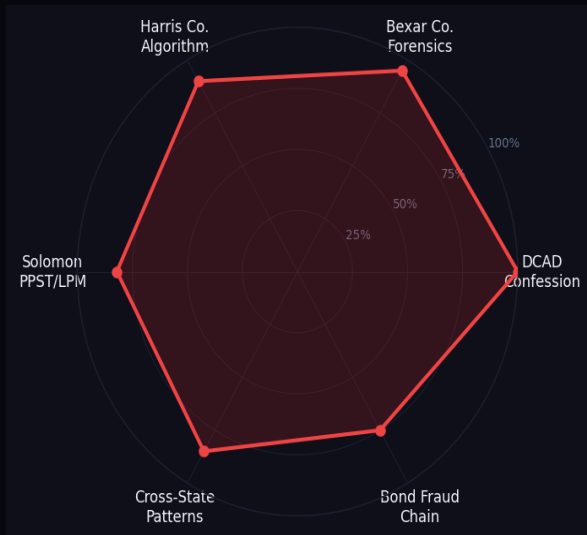
Unlike the election evidence — which relies on forensic data analysis — the property tax fraud has something even more powerful: on-record admissions by the officials who performed the manipulation, captured in DCAD board meeting recordings.

DCAD BOARD MEETING – OFFICIAL RECORDING – ADMITTED STATEMENTS

- MINUTE 27:11 – 28:47**
 Deputy Chief Littrell discusses visiting Bexar CAD and sharing "workarounds" in the CAMA property valuation software with other appraisal districts across Texas.
- MINUTE 31:06 – 33:28**
 Deputy Chief Ashlock discusses correcting property value information "outside" of the software — deliberately bypassing official system controls.
- MINUTE 36:38 – 39:30**
 Chief Appraiser Don Spencer JUSTIFIES modifying 60,000 property record values outside the software by exporting, changing, and re-loading data. Tax Assessor Michelle French notes the scale being done in Excel.

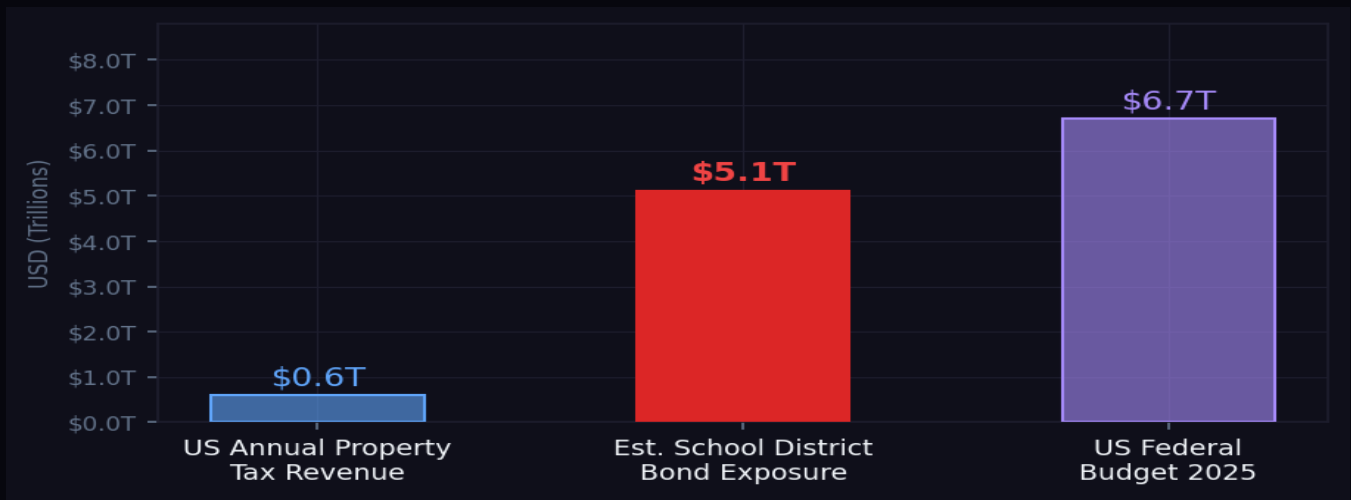
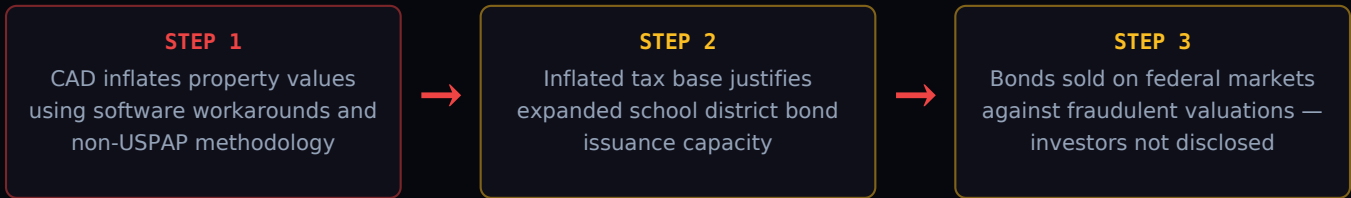
Legal significance: This is not an allegation. This is an on-record admission that DCAD officials deliberately bypassed the controls of the property valuation software they are legally required to use, at a scale of 60,000 records. These workarounds were being shared with other CADs across Texas — evidencing coordination.

EVIDENCE STRENGTH BY DOMAIN – INDEPENDENT ANALYTICAL ASSESSMENT



\$5.1 Trillion in Bond Exposure

The chain from property tax fraud to bond market risk is direct and structural. Each step feeds the next — and the bonds are sold on federal markets, creating SEC jurisdiction over the entire fraud chain.



SEC Exposure: If bond issuance is based on fraudulent property valuations, this may constitute misrepresentation in bond underwriting, insufficient disclosure to investors, and systemic risk to pension funds and institutional bondholders. The SEC has explicit jurisdiction over these instruments and their representations to buyers.

IRS Jurisdiction: Systematic property valuation manipulation at scale has direct implications for federal tax obligations, taxable gain calculations, and potential fraudulent deduction claims by entities in the appraisal chain.

The Court That Would Not Look

The anchor property tax case has been litigated through the Texas court system since 2023. At every level, courts declined to adjudicate the merits. The Supreme Court of Texas denied the petition and rehearing — producing only two words: "motions denied." No written engagement with any claim. No constitutional analysis.

2023

Anchor case filed in Denton County. Evidence of fraud deemed admitted by prior courts. Lower courts decline to adjudicate on merits despite the admitted evidence.

2024–2025

Additional cases filed for subsequent tax years. Same USPAP violations. Same admitted evidence. Same result: no merits adjudication. More legal fees. No explanation.

OCT 24, 2025

SCOTX denies petition for review. Case No. 25-0615: Vexler et al. v. Spencer/DCAD. No written reason given. No engagement with constitutional claims.

MAY 8, 2026

SCOTX denies rehearing. File closed. Still no written engagement with any claim. Constitutional violations unaddressed. Property taxpayers remain unprotected.

MAY 2026

Petition to U.S. Supreme Court. This 395-page evidentiary package filed simultaneously with FBI, DOJ, SEC, and IRS as a criminal complaint.

Due Process Standard: "The right of a litigant to be heard is one of the fundamental rights of due process of law. A denial of the right requires a reversal." — Council of Federated Organizations v. Mize, 330 F.2d 898 (5th Cir. 1964). A court can legitimately deny review for procedural reasons. But when on-record confessions exist and fraud has been deemed admitted, complete silence demands scrutiny.

What the Evidence Now Demands

This evidence package does not rest on isolated incidents. It presents repeatable patterns across independent systems and jurisdictions, identified by multiple independent researchers using verifiable methodologies on publicly certified data and on-record government admissions.



"A government or an administration, who means and acts honestly, has nothing to fear, and consequently has nothing to conceal."

– Thomas Paine, *The Writings of Thomas Paine*, 1774

REQUESTED FEDERAL ACTIONS

FBI — Criminal Investigation

Forensic analysis of election software source code, CAD property systems, and poll book modification logs across all identified jurisdictions.

DOJ — Civil Rights Review

Constitutional violations under the 1st, 5th, 14th, and 16th Amendments. Due process denial chain from Texas trial courts through SCOTX.

SEC — Bond Market Examination

Bond underwriting representations and disclosure adequacy across an estimated \$5.1T in school district bonds built on potentially fraudulent valuations.

IRS — Tax Fraud Investigation

Systematic property valuation manipulation and its implications for federal tax obligations, fraudulent deduction claims, and unrealized gain taxation.

The ask is not conviction — it is investigation. Federal subpoena power can compel software source code, database access logs, and modification histories that no private citizen can obtain. The mathematics identify precisely where to look. The only remaining question is whether any institution with the power to act will exercise it before further harm is done.