Making Democracy Harder to Hack

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MAKING DEMOCRACY HARDER TO HACK

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Abstract

With the Russian government hack of the Democratic National Convention email servers and related leaks, the drama of the 2016 U.S. presidential race highlights an important point: nefarious hackers do not just pose a risk to vulnerable companies; cyber attacks can potentially impact the trajectory of democracies. Yet a consensus has been slow to emerge as to the desirability and feasibility of reclassifying elections—in particular, voting machines—as critical infrastructure, due in part to the long history of local and state control of voting procedures. This Article takes on the debate—focusing on policy options beyond former Department of Homeland Security Secretary Jeh Johnson’s decision to classify elections as critical infrastructure in January 2017—in the U.S., using the 2016 elections as a case study, but putting the issue in a global context, with in-depth case studies from South Africa, Estonia, Brazil, Germany, and India. Governance best practices are analyzed by reviewing these differing approaches to securing elections, including the extent to which trend lines are converging or diverging. This investigation will, in turn, help inform ongoing minilateral efforts at cybersecurity norm building in the critical infrastructure context, which are considered here for the first time in the literature through the lens of polycentric governance.

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INTRODUCTION

In the wake of the alleged Russian government hack of the Democratic National Committee’s email servers, a debate is brewing about how to mitigate the risk of hackers who are now not only targeting individuals, firms, and governmental secrets, but are also now going after the election machinery upon which U.S. democratic society is built.1 Indeed, cybersecurity, which was first mentioned in the State of the Union address by President Obama in 2013, has become so central to U.S. national security that the topic was featured in the first Clinton-Trump presidential debate of 2016.2 Beyond political parties, vulnerabilities are replete across the myriad locally managed systems that together comprise the U.S.

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election infrastructure, including voting machines that in some cases—such as in the case of many Pennsylvania counties—have “zero paper trails” and are often running “severely outdated operating systems like Windows XP, which has not been patched . . . since 2014.” This raises the question of whether voting machines should be treated as “critical infrastructure”; i.e., one of the sectors of the U.S. economy that the Department of Homeland Security (DHS) has prioritized for their importance, ranging from finance to healthcare. The distinction matters, because when something is designated as “critical,” regulation is more likely to follow. Answering that question is far from straightforward, with the long history of local and state control over elections butting up against twenty-first-century global security challenges. Still, it is a matter that deserves scholarly analysis, and is the overriding concept with which this Article is concerned.

Until January 2017 with Department of Homeland Security Secretary Jeh Johnson’s decision to classify elections as critical infrastructure, U.S. election infrastructure had not received the same level of scrutiny as other critical infrastructure sectors such as


5. *See Cybersecurity: Ensuring the Integrity of the Ballot Box: Hearing before the H. Subcomm. on Information Technology, 114th Cong. 1 (2016),* https://oversight.house.gov/wp-content/uploads/2016/09/2016-09-28-Appel-Princeton-Testimony.pdf (written testimony of Andrew W. Appel, Professor, Princeton University) (“I strongly recommend that, at a minimum, the Congress seek to ensure the elimination of ‘touchscreen’ voting machines, immediately after this November’s election; and that it require that all elections be subject to sensible auditing after every election to ensure that systems are functioning properly and to prove to the American people that their votes are counted as cast.”) [hereinafter Appel Testimony]; *Election Verification, Ten Things Election Officials Can Do to Help Secure and Inspire Confidence in This Fall’s Elections* (2016), https://electionverification.org/wp-content/uploads/2016/09/evntop109516.pdf.

power lines and wastewater plants. This lack of scrutiny has occurred despite a long international history of attacks on voting machines and databases going back as far as 1994 (when Nelson Mandela’s victory in South Africa’s first democratic election was initially diluted because of fraud, as is discussed further in Part II).7 The United States electoral process may also be vulnerable to cybersecurity threats. During a 2012 pilot program to test online voting in Washington, D.C., researchers from the University of Michigan hacked the government website and were able to replace votes at will, as well as configure the system so that the University’s fight song would play after a vote was cast.8 More recently, evidence has emerged that hackers have probed the voter registration systems in more than twenty U.S. states.9 Voting is arguably as important to our long-term prosperity as functioning telecom networks and financial systems. DHS has now taken this first step of explicitly including election infrastructure and affiliated networks as democratic critical infrastructure under the “government facilities” subsector,10 some of the benefits and drawbacks of which are explored in Part I. This move could now pave the way for the National Institute of Standards and Technology (NIST), in collaboration with industry, to craft cybersecurity best practices to help jurisdictions across the nation navigate the often-confusing choices among voting technology providers.11 In fact, the choice is so muddled that some cities—including Los Angeles—have developed their own systems that incorporate various combinations of touch screens and paper ballots.12

Securing election infrastructure is not just a problem for the United States. Both developing nations and advanced democracies around the world are grappling with the best ways to manage cyber

risk and build trust in diverse voting systems. These efforts range from Estonia—where up to twenty-five percent of votes were cast online in the last parliamentary elections—to Mexico, where more than ninety million voter records have been breached, with allegations that “one of the main political parties . . . may have played a part in its release.” At the global level, international cybersecurity norm building in the critical infrastructure context is also proceeding, with new pronouncements from the G2, G7, G20, and the United Nations that are unpacked in Part III as part of a polycentric path forward for enhancing the security of elections worldwide. Thus, the decisions made by U.S. policymakers about the best path forward to enhance election security have the potential to reverberate in democracies the world over. Even though widespread hacking was not discovered on election day 2016, voting glitches were reported in Texas, Pennsylvania, and Utah, and the mistrust bred by questions of voting security continues to reverberate.

This Article is structured as follows. Part I defines critical infrastructure, identifies possible vulnerabilities in the electoral process, and examines the case for including elections under this designation. Part II undertakes a comparative analysis of national case studies, including South Africa, Estonia, Brazil, Germany, and India, in an effort to identify governance best practices to better inform the U.S. debate. Finally, Part III delves into the global dimension by analyzing the potential for international cybersecurity norm building from existing minilateral and multilateral forums through the lens of polycentric governance. It concludes by investigating implications for policymakers in the U.S. and abroad.

I. DEFINING CRITICAL INFRASTRUCTURE IN THE VOTING CONTEXT

What constitutes critical infrastructure (CI) is often in the eye of the beholder. For example, the United States recognizes sixteen CI

15. See infra Part III.A.
sectors, while the European Union recognizes only eight.\(^\text{17}\) Even within the United States, it cannot actually be said that the federal government has a single definition of what constitutes CI in all cases, to say nothing of how it should be secured.\(^\text{18}\) This Part introduces the existing critical infrastructure sectors before moving on to analyze vulnerabilities in the election process and review the arguments for classifying it as CI. This sets the stage for the comparative analysis in Part II and next steps contemplated in Part III.

A. Managing Risk to Critical Infrastructure

The term “critical infrastructure” can elicit images of sudden and dramatic threats to national security. Contaminated water sanitation systems may injure thousands before any issue is detected; vulnerable electrical grids may black out cities; and disrupted financial systems may destabilize economies.\(^\text{19}\) Advanced malware (malicious software) can even cause nuclear enrichment centrifuges to spin out of control, risking collateral damage.\(^\text{20}\) Many

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countries are issuing new laws and policies to secure their critical infrastructure, even as they struggle to define what should be considered critical. As we will see, this line is difficult to draw, particularly in the voting context.

The threat to CI is not new. Ancient Rome struggled to protect its aqueducts from invading Germanic tribes, and the Ottoman Empire went to great lengths to protect its extensive road network. More recently, governments have focused on protecting a wider range of modern facilities and public services, including those that not only supply us with water and transportation but also energy, emergency services, communication, and access to financial resources. Many of these facilities and services now rely on information technology (IT) networks. The U.S. government, for example, defines a wide variety of national industries as part of CI, including the defense industrial base, emergency services, health-care, and information technology. While government facilities are considered part of U.S. CI, this sector is primarily concerned with the physical buildings that are occupied by federal, state, and local government, as well as the people and systems that keep these buildings safe and operational. Election systems are not explicitly considered part of the U.S. CI. But should they be? What role

23. See Encyclopaedia of the Ottoman Empire 119 (Gábor Agoston & Bruce A. Masters eds., 2009).
27. U.S. Dep’t of Homeland Security, National Infrastructure Protection Plan: Government Facilities Sector, https://www.dhs.gov/xlibrary/assets/nipp_government.pdf (last visited Jan. 31, 2017) (describing the government facilities sector as comprising government buildings, “cyber elements that contribute to the protection of sector assets (e.g., access control systems and closed-circuit television systems) as well as the protection of individuals who possess tactical, operational, or strategic knowledge or perform essential functions”).
should government play in protecting these vital resources, particularly as applied to securing democratic elections? The next section introduces vulnerabilities to the electoral process before moving on to analyze the benefits and drawbacks of classifying these machines as CI.

B. Identifying Vulnerabilities in the Electoral Process

At least five areas of the electoral process are potentially vulnerable to hacking. These are: (1) the information received by voters in the lead-up to the election; (2) the rolls used to check voters in on Election Day; (3) the machines on which voters cast their ballots; (4) the tabulation mechanisms for determining the winners; and (5) the dissemination systems used to spread news of the results. Each of these areas is discussed in turn. While a full discussion of all possible weaknesses in these areas is beyond the scope of this Article, this section highlights examples to illustrate the range of potential threats in an effort to inform the CI decision.

First, we address the shaping of the information received by voters prior to an election. As was mentioned in the Introduction, foreign electoral interference is nothing new: one study found that, from 1946 to 2000, the United States and Russia together tried to influence foreign elections 117 times, using overt and covert methods. But events in the summer of 2016 showed that the old tactic could be adapted to the digital age. A hacker or group of hackers, under the pseudonym “Guccifer 2.0,” posted documents obtained through network intrusions into a variety of Democratic party entities in an effort to influence the election. While these operations attracted enormous media attention, they do not fall within the scope of this Article.

A second area of potential vulnerability regards the poll books and systems used to verify voters’ eligibility and process registrations. In some states, these systems are primarily or entirely

28. Cornish, supra note 25, at viii (arguing that “government cannot provide all the answers and cannot guarantee national cyber security in all respects and for all stakeholders”).


electronic. A hacker might try to delete a limited number of entries from the poll book just prior to the election, making it difficult for voters to check in on Election Day, contributing to delay and undermining trust. It has been reported that the voting rolls or registration systems in more than twenty states have been targeted by hackers in 2016 alone.

A third area of vulnerability refers to the voting machines themselves. Once voters have checked in, they often cast their votes on voting machines. There are two principal types of voting machines in the United States: those that generate a paper trail of some kind, and those that do not. Machines in the former category either instruct the voter to mark a paper ballot that the machines optically scan, or take the voter’s input and mark a paper ballot that is presented to the voter for verification. Machines in the latter category instruct voters to mark a digital ballot, usually on a touchscreen; the machines then aggregate all the digital ballots to produce a result. Security audits of voting machines have revealed a wide range and large number of weaknesses. Some machines have wireless Internet connectivity with weak encryption and insecure (or even non-existent) passwords. Others are vulnerable to physical tampering that would permit attackers to install malicious code, perhaps through thumb drives. Still others run out-of-date operating systems with unpatched critical vulnerabilities that hackers could exploit, such as the voting machines running Windows XP mentioned in the Introduction. Across the many jurisdictions that hold elections, there is no uniformly applied standard or machine.


36. See Schneier, supra note 3.
Nonetheless, security researchers have independently demonstrated a range of possible attacks on various machines.37

Fourth, the tabulation systems that aggregate the results of an election are also vulnerable. At the precinct level, some of the attacks that target voting machines can also manipulate tabulation. More centrally, attackers might be able to affect tabulation between precincts. A hack of the Ukrainian voting system in 2014 removed important files from the tabulation infrastructure just prior to the election, requiring officials to rely on backups.38

Fifth, the Ukraine hack also hints at the final area of vulnerability to election hacking: the dissemination of results to the media, and ultimately to citizens. Less than an hour before results were due to be reported in the Ukrainian election referenced above, it was discovered that hackers had managed to break into the systems that reported the results to news networks. A Ukrainian official later said, “Offenders were trying by means of previously installed software to fake election results in the given region and in such a way to discredit general results of elections of the President of Ukraine.”39 The authorities were able to counteract the hackers’ efforts, leaving pro-Russian TV stations alone in reporting the fake hacked results. This type of hack has the potential to create election-day chaos that, depending on the time zone involved, could impact voting behavior in a way similar to what occurred in the 2000 election.40

In summary, there are an array of attack vectors that impact election security. And regardless of the success of hackers making use of these vulnerabilities, if the knowledge of the attempts comes to light, trust in the results may be undermined. Simply put, the attacker might not care who wins; the losing side’s belief that the election was stolen from them may be equally, if not more, valuable.


39. Id.

C. Arguments For and Against Classifying Elections as Critical Infrastructure

During testimony before the House Homeland Security Committee, Francis Taylor, the Department of Homeland Security’s Under Secretary of Intelligence and Analysis, said that cyber threats to state election offices were “a continuing concern” for DHS Secretary Jeh Johnson. Under Secretary Taylor elaborated,

There is concern about reports of hacking into the electoral systems, voter systems and those sorts of things in a couple of states so far. . . . We don’t believe the results of the election are in jeopardy, but this is an area that we have to make sure that our [local election] jurisdictions across this country . . . have all the tools that they need to make sure those systems remain secure.

Unsaid in this comment was whether or not, given the vulnerabilities in election security discussed above, DHS should reclassify voting machines and potentially other elements of the election process as CI. That question was answered on January 6, 2017, when—as was noted above—Secretary Johnson made the affirmative choice to undertake this classification.

To date, most suggestions of treating elections as CI focus on the vote and tabulation machines, arguing that their importance in elections demands protection from outside interference or manipulation. But this presents a limited perspective on elections and the democratic process, where the inputs to this voting system matter as much as, or potentially even more than, the integrity of the ballot machinery itself. Why should the election machinery receive heightened focus or protection over other parts of the democratic

42. Id.
43. See Press Release, Dep’t of Homeland Sec., Statement by Secretary Jeh Johnson on the Designation of Election Infrastructure as a Critical Infrastructure Subsector (Jan. 6, 2017), https://www.dhs.gov/news/2017/01/06/statement-secretary-johnson-designation-election-infrastructure-critical (“By ‘election infrastructure,’ we mean storage facilities, polling places, and centralized vote tabulations locations used to support the election process, and information and communications technology to include voter registration databases, voting machines, and other systems to manage the election process and report and display results on behalf of state and local governments.”).
process? Among the challenges in classifying areas of economic or social activity as CI are the intensely political nature of the process and the absence of real resource constraints. Adding or reclassifying a sector deemed critical by DHS is largely a political process and so is not limited by scarce dollars, time, or talent (other than that of the legislature). This means that while risk management may play an important role in securing each of the individual sectors, it does not apply well to their selection.

One benefit of reclassifying voting machines as CI is that this will grant DHS a larger role in securing outdated machines. Standards bodies such as NIST can now more effectively target their resources toward creating governance frameworks to help promote election integrity. Further, best practices may be shared from existing Information Sharing and Analysis Centers (ISACs) organized around other CI sectors. There is the possibility of creating a voting ISAC, or Information Sharing and Analysis Organization (ISAO), to help more effectively share cyber threat information and best practices (discussed further in Part III(C)). And local, state, and federal policymakers might be more willing to allocate resources to securing existing machines, or buying new ones, with a CI designation.

However, there are also substantial costs to such a reclassification, which may now be realized. Some of these costs are political: some states (including Georgia) have already come out against federal involvement in state election procedures, which could exert pressure on the new Trump administration to revisit the issue.\textsuperscript{45} There are perceived federalism concerns, discussed further in Part III(C), centered on the perception of federal oversight of state elections as well as the implications to national and international security. For example, if voting machines are CI and foreign powers tamper with them, the U.S. government would have to make clear what steps it would be willing to take to respond. Timing is also important. It may be a mistake, for example, to designate election infrastructure as CI close to an election. However, it should be noted that designating elections as CI is the beginning and not the end of the conversation, given the limited change that would bring to the unsustainable status quo, as is discussed further in Part III. Weighing these benefits and drawbacks is no easy task. To help provide context to inform the discussion, Part II summarizes the

experience of various nations and how they have—with varying degrees of success—secured their own election infrastructure.

II. COMPARATIVE APPROACHES TO ENHANCING VOTING SECURITY

This Part features in-depth case studies from the United States, South Africa, Estonia, Brazil, Germany, and India, focusing on how threats to these nations’ voting practices have been made manifest and what they have done to mitigate the risk. After the case studies, a brief summary compares these national approaches to inform the norm building discussion in Part III.

A. United States

In the United States, state governments have long exerted significant control over election processes and infrastructure. Under the U.S. Constitution, state legislatures are responsible for regulating the “Times, Places and Manner of holding Elections for Senators and Representatives,” although Congress may “make or alter such Regulations.”\(^\text{46}\) Because states play a primary role in the administration of elections, election processes can be adapted to the special needs and circumstances of each state. However, state control over election processes has also led to significant variation in how states register voters and administer elections, and resulted in significant variation in the challenges to securing these processes.\(^\text{47}\)

For example, while voters in both New Jersey and Nevada use Direct-Recording Electronic (DRE) voting machines, the voting machines used in New Jersey do not generate a paper trail.\(^\text{48}\) The voting machines used in Nevada, by contrast, do produce a paper record, which the user must approve before casting their vote.\(^\text{49}\) Without a paper trail, it is impossible to verify the votes cast independently of the machinery used to cast them. This may make it

\(^{46}\) U.S. Const. art. I, § 4, cl. 1.

\(^{47}\) For a description of variation in state adoption of voting technology, see Verified Voting, Verified Voting Found., https://www.verifiedvoting.org/verifier/ (last visited Jan. 21, 2017). It should be noted that the variation in voting technology across states may also serve a protective function. Voting processes may be a less appealing target, as an attacker can only breach a limited number of election systems at a time.

\(^{48}\) Id.

\(^{49}\) Id. The Clark County Election Department offers a detailed description of how to vote in Nevada, including how voters view and confirm the paper audit trail. See Election Department: Voting Machines and Instructions, CLARK COUNTY, NEVADA, http://www.clarkcounty nv.gov/Election/Pages/VoteMachs.aspx (last visited Jan. 21, 2017).
impossible to audit the voting machines to confirm that the results are congruent with a count of paper records,50 or produce an accurate vote count in the event that the electronic voting machines have been compromised.51 A significant number of states—including Michigan, New York, and New Mexico—use paper ballots, which are completed by hand and then optically scanned into a voting machine.52 Security experts have identified optical-scan paper ballots as less vulnerable to computer hacking because the paper ballot is “the ballot of record, and it can be recounted by hand, in a way we can trust,”53 which is particularly helpful when auditing such records is required under state law.

While the administration of elections is an inherently local activity, there have been federal efforts to ensure the security and reliability of elections. After the extensive difficulties caused by use of punch-card ballots in Florida during the 2000 presidential election,54 Congress passed the Help America Vote Act of 2002 (HAVA),55 which required states to adopt voting systems that allow the voter to verify which candidate they have selected and correct an erroneous selection, as well as create an auditable record.56 HAVA also provided funding for the purchase of new voting machines, leading some states to update their election infrastructure by adopting electronic voting machines.57 At the time, little attention was paid to potential security risks, and some electronic voting machines had significant vulnerabilities.58 In particular, the WinVote machines used by Virginia could have allowed “‘anyone within a half mile . . . [to] modif[y] every vote, undetected’ without ‘any technical expertise.’”59 To date, however, there is no evidence that any voting machines have been hacked during a U.S. election.60

While voting machines have not yet been the subject of malicious activity, several state election systems have recently come under attack. Voter registration databases in Arizona and Illinois were

50. See Appel Testimony, supra note 5.
51. Id.
52. See Verified Voting, supra note 47.
53. Appel Testimony, supra note 5.
56. Id. at § 301.
58. Id.
59. Id.
60. See id.
accessed by Russian actors, although these attacks cannot yet be definitively attributed to the Russian government. While over 200,000 voter registration records were exposed in these breaches, there are no indications that the information in these records was altered. However, there are still concerns that these attacks undermine public trust in the election process, as it is impossible to “patch this psychological vulnerability.”

The U.S. federal government became increasingly concerned about the security of the 2016 election, particularly as there was evidence that the Russian government attempted to influence the election. Consequently, there were several federal agencies attempting to assist state governments in securing their electoral process. The Electoral Assistance Commission (EAC), established by HAVA, has a long-established program that “certifies, decertifies and recertifies voting system hardware and software and accredits test laboratories.” While this program is voluntary under federal law, as of 2009, thirty states had passed legislation requiring federal certification of voting machines, testing of voting machines to federal standards, or testing of voting machines by a federally accredited laboratory.

After the breach of voter registration systems in Illinois and Arizona, the DHS offered assistance to state and local election officials. This assistance is "strictly voluntary and does not entail regulation, binding directives, and is not offered to supersede state and local control over the process." DHS has offered to perform

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68. Id.
scans on Internet-connected equipment to identify vulnerabilities, complete in-depth vulnerability assessments of election-related systems, assist in responding to cybersecurity threats and attacks through the National Cybersecurity and Communications Integration Center, and facilitate the sharing of information regarding potential threats to election systems between different states.69

However, federal attempts to promote a secure election process have been met with significant bipartisan resistance from state officials, as mentioned above. State policymakers are particularly concerned that federal efforts to secure the election process may invite further federal involvement in election activities that have traditionally been regulated on the state level. Vermont Secretary of State Jim Condos described DHS efforts to test and secure state election infrastructure as a “nose under the tent” that could create precedent for expanded federal control of election processes; Georgia Secretary of State Brian Kemp expressed concern as to “whether the federal government will subvert the Constitution to achieve the goal of federalizing elections under the guise of security.”70 Similarly, the Ohio Secretary of State, Jon Husted, requested that Congress block DHS from designating state election systems as CI, an effort that was ultimately unsuccessful.71 Speaker Paul Ryan and Majority Leader Mitch McConnell have also gone on record as opposing the CI classification.72 Yet other political leaders—including Senators Tom Carper and John McCain—have expressed their support for enhanced federal protection of the decentralized U.S. election system.73 This controversy, though, seemed to have little impact on the uptake of federal tools designed to protect the election process, with all fifty states accepting DHS assistance in

69. Id.
70. Geller, supra note 45.
identifying and repairing weaknesses in their election infrastructure by early November 2016.\textsuperscript{74} It is unclear whether reclassifying election systems as part of CI may over the medium term exacerbate or alleviate such state resistance, but it has has the benefit of focusing attention and resources on this vexing issue.

\textbf{B. South Africa}

South African election procedures are a product of the country’s transition out of apartheid in the early 1990s.\textsuperscript{75} As the enfranchisement of black South Africans was a critical part of the establishment of democracy in South Africa, the Independent Electoral Commission (IEC) was established in 1993 to administer the election process and promote free elections.\textsuperscript{76} The IEC’s role in ensuring free and fair elections was enshrined in the 1996 post-apartheid Constitution, which mandates that the IEC “manage elections of national, provincial and municipal legislative bodies in accordance with national legislation.”\textsuperscript{77} These elections are held every five years,\textsuperscript{78} and are based on a proportional representation voting system: individuals vote for political parties, and each party is allotted a number of seats based on its share of the vote.\textsuperscript{79}

South Africa held its first post-apartheid elections in 1994. These elections were logistically challenging: the number of citizens eligible to vote had increased from three million people to eighteen million people, many of whom did not have governmental identification documents, and the newly formed IEC did not use the voting


infrastructure utilized by the apartheid government. As these elections were an important turning point in South African democracy, they were closely watched by both internal and external observers. Despite this scrutiny, significant problems arose during the 1994 elections, including apparent ballot stuffing, submission of ballot boxes from nonexistent polling stations, and voting by underage persons.

The problems of the 1994 elections extended to the computing infrastructure used to count the votes. The IEC had created a Manual Verification Unit, which was tasked with manually duplicating the computer-created tallies. This unit quickly discovered a discrepancy between the manual and computer-created counts: for “every vote that was counted for the ANC [African National Congress], two other parties were getting either a 10% or 20% vote as well.” This miscounting was caused by a program illicitly installed on the IEC’s main computer that benefited parties opposed to the ANC. After the tampering was discovered, the IEC created a “new counting system with new computers” and hired clerks from external audit firms to observe data entry. The hacker who installed this program was never identified.

After the difficulties of the 1994 elections, the IEC undertook extensive reforms to ensure the security and reliability of the 1999 elections.

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82. Bob Drogin, Ballot Fraud casts Shadow on S. Africa Vote, L.A. Times (May 6, 1994), http://articles.latimes.com/1994-05-06/news/mn-54514_1_ballot-fraud (“There were sealed ballot boxes in which there were 3,000-odd votes, and all the ballots were neatly stacked up inside,’ explained John Willis, a lawyer and election observer in Empangeni. ‘It’s physically impossible if people are voting one by one.’”).

83. Id.

84. Mawson, supra note 80, at 14.


86. Mawson, supra note 80, at 14.


89. Mawson, supra note 80, at 14.

90. Laing, supra note 88.
 elections. These reforms included “a nationwide satellite-based wide-area network and infrastructure; a bar-code system used to register 18.4 million voters in just nine days; a geographic information system used to create voting districts; a national common voters’ role [sic]; a sophisticated election results centre for managing the process; and the training of 300,000 people.” The IEC was awarded a *Computerworld* Smithsonian Award in 2000 for its actions to create a secure and fair election.

As a result of these reforms, the South African election process now includes many procedures aimed at ensuring a secure and fair election. Potential voters in South Africa must register in person at an IEC office and present appropriate government identification. After a voter has applied for registration, they receive a bar-coded sticker, which is scanned when they arrive at the polling place. The registration sticker is stamped and the voter’s thumb is marked with ink to prevent repeat voting. The voter is then issued paper ballots, which they complete in a private compartment and place in a sealed ballot box.

Votes are tabulated at a counting station, which is protected by security officers tasked with ensuring that no one interferes with the counting process. Votes are first sorted based on the political party indicated on the ballot; both impartial observers and representatives from political parties observe each ballot to ensure that “a single party is identifiable on the ballot paper, and that the ballot paper has been properly issued and bears the official voting station stamp on the back.” The ballots for each political party are placed on separate tables where they are counted by an IEC official. The
counting officials then switch places and a different official re-
counts the ballots at each table. This process is repeated until two
identical, consecutive counts are achieved.\textsuperscript{99} Political party repre-
sentatives observe the counting process; they must either challenge 
the vote count or sign the completed tally of votes.\textsuperscript{100} These results
are then transmitted to the municipal electoral office.\textsuperscript{101}

Altogether, the implemented reforms have contributed to signifi-
cant improvements in South African election security from the
1994 election issues, making it a model of African voting best prac-
tices with implications even for the United States. In particular, the
South African experience illustrates the types of policies that can, if
widely implemented and enforced, result in significant security im-
provements. It is difficult to see whether such improvements may
be possible in the U.S. context without an accompanying designation
of elections as CI to help focus attention and resources.

\section{C. Estonia}

Much like South Africa, Estonia’s approach to protecting CI and
to using IT in elections is rooted in its particular history and
demographics. The modern Republic of Estonia has experienced
phenomenal economic growth over the last two decades, powered
in large part by its market and telecom policy choices.\textsuperscript{102} With a
land area slightly smaller than Vermont and New Hampshire com-
bined\textsuperscript{103} and a population of about 1.3 million people (roughly the
size of San Diego), Estonia benefited from a “fast and comprehen-
sive break from the Soviet-type economic system” in the mid-
1990s.\textsuperscript{104} In addition, in the late 1990s Estonia began investing heav-
ily in computing and network infrastructure, brought Internet
access and computers to all Estonian schools, and passed national

\textsuperscript{99} Id.
\textsuperscript{100} Id.
\textsuperscript{101} Id.
\textsuperscript{102} In 1995, Estonia’s Gross Domestic Product (GDP) was $4.374 billion; in 2005, it was
$14.006 billion; and in 2015, it was $22.691 billion. Estonia, \textit{World Bank}, http://data.world
bank.org/country/estonia (last visited Jan. 21, 2017).
\textsuperscript{103} Estonia, \textit{The World Factbook}, https://www.cia.gov/library/publications/the-
world-factbook/geos/print/country/countrypdf_en.pdf [https://web.archive.org/web/2015
country/countrypdf_en.pdf].
\textsuperscript{104} Runno Lumiste, Robert Pefferly & Alari Purju, \textit{Estonia’s Economic Development: Trends, 
siteresources.worldbank.org/EXTPREMNET/Resources/489960-1358997241035/Growth_
Commission_Working_Paper_25_Estonia_Economic_Development_Trends_Practices_Sour-
ces_Case_Study.pdf.
electronic ID card and other legislation that proved foundational for establishing its digital infrastructure. As a result, Estonia has been called “the most advanced digital society in the world,” and it was the world’s first country to use an Internet voting system—for local elections in 2005, and for national elections in 2007.

The Estonian government explicitly recognizes that its highly advanced e-government services result in a “dependency on the proper functioning of IT solutions.” As such, the Estonian Information System Authority (RIA), a subdivision of the Ministry of Economic Affairs and Communications, is charged with supervising “information systems used to provide vital services” and implementing “security measures of the information assets related to them.” More specifically, the “Section of Critical Information Infrastructure Protection” within RIA is responsible for protecting public and private sector information systems that ensure the functioning of “vital services” in Estonia.

As defined in the Emergency Act, Estonia recognizes forty-three “vital services,” including the functioning of the data communication network and the functioning of the mobile telephone network. Both networks are vital to Estonia’s system of Internet voting or “I-voting,” which has been possible via Internet-connected computer and government-issued national electronic ID card since 2005, and via mobile phone and SIM card since 2011. I-voting has been utilized in eight local, parliamentary, and European Parliament elections, with the percentage of Estonian citizens


opting for I-voting increasing nearly every election—from 1.9% in 2005 to 30.5% in 2015. In 2012, Estonia established an “Electronic Voting Committee” to “prepare and organise electronic voting, to resolve any cases hindering electronic voting pursuant to law, and to verify the results of electronic voting.” Before the 2014 European Parliament election, Tarvi Martens, Head of the Committee, presented on I-voting, asserting that “Internet voting is here to stay,” and that “I-voting is as natural as Internet-banking but even more secure,” and that trust is at the center of “what it takes” for I-voting to be successful.

However, on May 12, 2014, just before the European Parliament election, an “international team of independent experts” identified “major risks in the security of Estonia’s Internet voting system.” The team, which included representatives from the U.K.’s Open Rights Team and the University of Michigan, as well as an independent security researcher, observed operations at an Estonian election center during the 2013 local elections and described numerous operational security lapses and risks. But on May 14, Anto Veldre of CERT-EE (Estonia’s Cyber Emergency Response Team, a subdivision of Estonia’s RIA), disputed the team’s assertions. In particular, CERT-EE cited a need for more evidence (i.e., technical descriptions of the attacks, which could be shared discreetly with the government); a disconnect in the understanding of Estonia’s Internet (rather than “electronic”) voting via ID card, which relies on Estonia’s nationally supported Public Key Infrastructure system; and the fact that, in Estonia’s experience, the risk of falsifying paper votes may be considered as more of a threat than is falsifying digital votes. Estonia’s ongoing investments in its “e-society” are


117. Id.


critical to its approach and adherence to I-voting, and its apparent trust in digital records is evident elsewhere in its government. For instance, the authoritative version of Estonia’s laws, including the above-mentioned Emergency Act and the law that established the Electronic Voting Committee, are maintained online, in the “Elektroniline Riigi Teataja” (Electronic State Gazette), which is modeled after the paper-based Riigi Teataja.

The Estonian government is also implementing measures to increase I-voting security. For example, in 2013 it began implementing individual vote verification, giving smart device-holding and QR code–familiar voters the ability to check if their vote had been cast and counted as intended. According to research by Mihkel Solvak and Kristjan Vassil of the University of Tartu in cooperation with the Estonian National Electoral Committee, only 3.7, 4.7, and 4.7% of I-voting Estonians used the verification technology in 2013, 2014, and 2015. However, as Solvak and Vassil note, 8,439 Estonians used the verification technology in 2015—nearly the number of Estonians that used the Internet to vote in 2005—and adoption of new technology takes time. Additionally, in July 2016, the Estonian government hired the Norwegian technology company Cybernetica to overhaul and regularly maintain its electronic voting system software, which had been originally created in 2004. According to Tarvi Martens, “the new system will be more universal, allowing more possible applications, in addition to using it for Estonian nation-wide elections and referendums—such as internal elections of large corporations, local government polls and also abroad.”

With no publicly reported cyber incidents related to its I-voting system, Estonia is powering ahead, and its election system technology may even be marketed beyond the Estonian government. But, as Martens admits, trust will likely continue to be central to the success of I-voting. Solvak’s and Vassil’s research captured how, in

122. Id.
2013–15, trust in Internet voting was polarized but overall relatively high (i.e., higher than in other Estonian government institutions). Moreover, distrust of Internet voting is lowest among Estonians who are not yet aware of the individual vote verification technology, which only began to be available in 2013. Indeed, changing Estonian public opinion may not be easily deterred; despite a very significant distributed denial-of-service (DDoS) attack on Estonian government websites in 2007, I-voting has become increasingly popular. However, as with CI more broadly, greater dependency may lead to additional consequences, and a serious attack on Estonia’s I-voting may not only impact future elections but also Estonia’s broader digital society. That being said, Estonia’s embrace of technology along with its emphasis on secure voting and decision to designate elections as CI has helped it mitigate the risk to its democracy, lessons that should not be lost on U.S. policymakers as is discussed further in Part III.

D. Germany

Germany has a parliamentary system that elects a large legislative body, the Bundestag, composed of representatives from across the sixteen states that in turn appoint a head of government. A smaller legislative body, the Bundesrat, contains members directly appointed by these state governments. The Federal President is the head of state, a largely ceremonial role, appointed by a convention composed of all Bundestag members and delegates from the sixteen states. The Bundestag is the primary avenue for German voters’ influence on the composition of their government. There are 598 seats, of which half are directly elected and half are proportionally allocated according to party lists. Voters have two votes. The first is used to select a representative affiliated with a party from among a range of candidates for the district seat. The second vote is used to select a party, whose allocation of total seats in the Bundestag is then determined by the proportion of these second

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125. SOLVAK & VASSIL, supra note 121, at 133–34.
126. Id. at 133.
129. See id.
votes received. In some cases, the number of seats awarded according to this first vote (direct method) and second vote (proportional method) are out of sync. Seats can never be taken away from a party but so-called “overhang mandates” can be awarded to a party if they receive more second vote seats than first. This means that the size of the Bundestag varies from session to session and that accuracy in ballot tabulation is critically important, highlighting the importance of mitigating that vulnerability in the election system.

In 2009, the German Federal Constitutional Court heard a case contesting the use of electronic voting machines during the 2005 Bundestag elections. The equipment in question were DRE machines, used to record votes on election day and store them in memory for later tabulation. These particular electronic voting machines (EVMs), manufactured by a Dutch technology company called Nedap, required votes to be tabulated using a separate device and printed on a paper record to verify the electronic memory’s contents. These Nedap EVMs had been used for elections in the Netherlands until 2006, when a group of researchers demonstrated their vulnerability to manipulation in under five minutes. The Dutch government had subsequently banned the devices.

In Germany, which used EVMs very similar to those from the Dutch elections, researchers asserted that the devices violated a portion of the German Basic Law, which requires that “all essential steps of an election are subject to the possibility of public scrutiny unless other constitutional interests justify an exception.” The suit claimed that, because the votes were stored in memory and then tabulated using a separate device, the voter was unable to verify the integrity of their vote as required by law, and thus the system was unconstitutional. The German Constitutional Court agreed, and ruled against the use of the machines in the 2009 elections, though it declined to overturn the results without more evidence of

137. Id.
fraud, arguing that the average voter should be able to interpret and reliably scrutinize the ballot without special training or “detailed knowledge of computer technology.” The Court ruled that the basic law did not prohibit EVMs outright, but that its requirements could not be satisfied by the provision of extensive security measures or official sampling and testing of a limited number of machines for accuracy. The EVMs in use did not satisfy the requirements of public scrutiny because:

. . . votes were exclusively recorded electronically on a vote recording module, [so] neither voters nor electoral boards nor citizens who were present at the polling station were able to verify the unadulterated recording of the votes cast . . ., [and] the essential steps of the ascertainment of the result could not be retraced by the public.

Germany has not employed EVMs since the Court’s ruling in 2009. This follows the 2006 ban in the Netherlands and a period of controversy in Ireland over their use between 2004 and 2009, ultimately resulting in a return to paper ballots.

Germany’s categorization of CI seems to include voting machines and tabulation equipment. The German definition of CI includes “organizational and physical structures and facilities of such vital importance to a nation’s society and economy that their failure or degradation would result in sustained supply shortages, significant disruption of public safety and security, or other dramatic consequences.” This has led to the classification of a number of technical and services infrastructure sectors as CI, including drinking water supply and emergency services, as well as several broader categories including media, “cultural objects,” and public administration. Elections infrastructure could also be considered as part of “public administration.” A similar categorization could be made.
under the European Union’s criteria for the identification of CI, one branch of which considers “public effects,” including negative impacts on public confidence.144 Such a clarification could help provide further enforcement powers to both German and EU authorities that would help secure German elections going forward.

E. Brazil

As the largest democracy in Latin America, the Federative Republic of Brazil utilizes DRE voting machines to account for approximately 120 million voters.145 Brazil’s DRE machines—urnas—feature two terminals: (1) “an election officer terminal used to authenticate electors by their registration number or fingerprint”; and (2) “a voter terminal where votes are cast.”146 In terms of mitigating the risk of system malfunctions (e.g., a power failure), the urnas are equipped with a battery as a secondary power source.147

Electronic voting first began in Brazil in 1996 for the purposes of “ensur[ing] secrecy and accuracy of the election process, as well as speed” and became commonplace across all voting precincts by 2000.148 Historically, the country’s efforts in developing and implementing electronic voting devices has been described as pioneering,149 and the urnas garnered acclaim for both their mobility and their affordability.150 In the past, Brazil’s government has provided technical guidance on voting systems to countries including Argentina, Mexico, the Dominican Republic, India, and Ukraine.151 Despite this, U.S. computer scientists have criticized

147. See Mira, supra note 145.
149. See BBC NEWS, supra note 145.
150. See Mira, supra note 145.
151. See id.
Brazil’s voting machines, as maintained by Diebold Election Systems, for being “vulnerable to tampering,” because of diminished transparency from not maintaining an auditable paper trail.152

Interestingly, while the urnas once utilized printers to maintain an auditable paper trail, in the fall of 2003 the Brazilian legislature voted to abandon printing e-voting receipts.153 This decision to modify the urnas drew the ire of technologists, like University of Campinas Brazil professor Diego Aranha, who reasoned that “there is a constant danger of large-scale software fraud, as well as other non-technical tampering that could be perpetrated by former or current electoral justice staff and go totally undetected.”154 Similarly, in an interview with Wired, Professor Michael Stanton of Universidade Federal Fluminense decried the government’s decision to abandon a paper trail in order to reduce costs: “Obviously there’s a cost (for paper receipts), but on some things you don’t skimp.”155

A surprising development in Brazil’s e-voting system arose in December 2015. As a result of an economic recession and “substantial cuts in public spending,” the state announced a return to paper-based voting and manual ballot processing in the 2016 election.156 Given the legislature’s decision in 2003 to abandon printing to save roughly $100 million,157 it is striking that the state ultimately returned to paper ballots in 2016, due to financial considerations. In sum, Brazil’s history of e-voting and cost-management approach here offers a cautionary tale to other countries that are evaluating the short-term gains from abandoning a voter-verified paper trail audit.

F. India

It is no secret that Indian officials regard their electronic voting machines with a sense of national pride, describing them as among the most “tamperproof.”158 As the world’s largest democracy, India deploys approximately 1.4 million electronic voting machines for

152. See id.
153. See id.
154. See Mari, supra note 148.
155. See Mira, supra note 145.
157. See Mira, supra note 145.
general elections, and utilizes a polling place-based Internet voting system. According to Alok Shukla, India’s former Deputy Election Commissioner, in a 2010 BBC interview, “[i]t is not just the machine, but the overall administrative safeguards which we use that make it absolutely impossible for anybody to open the machine.” In terms of the machine’s design, voting record data and candidate information are captured onto “purpose-built computer chips.” Thus, absent any software to exploit, the computer chip raises the bar for manipulating votes at any scale, because one would first need physical access, as well as the resources, to install compromised microchips for many of the machines. Another administrative safeguard, as Shukla described, is that “[b]efore the elections take place, the machine is set in the presence of the candidates and their representatives. These people are allowed to put their seal [paper and wax] on the machine, and nobody can open the machine without breaking the seals.” If the paper and wax seals are broken, this physical evidence can alert Indian election commission officials.

The main benefits of India’s polling place–based Internet voting system, as described by Elections Canada, a non-partisan research entity, are that the system is primed to void mismarked or invalid ballots, results can be quickly tabulated, and foreign language and font size fields can be easily changed to accommodate the special needs of voters. In contrast, the drawbacks associated with this system are that voters can inadvertently exit voting screens before their ballot can be properly cast, the high cost of maintaining the equipment, and the lack of a voter-verified paper trail audit.

In summary, while India’s e-voting system is impressively designed, no device is tamperproof. Indeed, in 2010, a team of computer scientists at the University of Michigan, led by Professor J. Alex Halderman, discovered a significant vulnerability that allowed

159. See id.
161. Siddle, supra note 158.
162. Id.
163. See id. (explaining that “to have any impact [manipulating votes] they would need to install their microchips on many voting machines, no easy task when 1,368,430 were used in the last general election in 2009”).
164. Id.
165. See id.
166. See A Comparative Assessment of Electronic Voting Machines, supra note 160.
167. See id.
them to manipulate Indian voter data by using a homemade electronic device.  

According to Professor Halderman, by concealing a microprocessor and Bluetooth radio in the machine, their “lookalike display board intercepts the vote totals that the machine is trying to display and replaces them with dishonest totals—basically whatever the bad guy wants to show up at the end of the election.” The researchers also posted a YouTube video on how the AVC voting machine could be compromised by using return-oriented programing. Using this “invisible vote-stealing” technique, the video reveals how three votes cast for George Washington could be easily shifted to Benedict Arnold, absent any auditable paper trail to verify votes. Thus, like Brazil, the India case study serves as a sobering reminder that no voting machine, however sophisticated, is impervious to manipulation.

G. Summary

This Part summarized the experiences of the United States, South Africa, Estonia, Brazil, Germany, and India in securing their elections. These countries evince a variety of approaches and success rates run the gamut. Of the country studies, Germany and Brazil have returned to paper ballots after experimenting with voting machines. In contrast, Estonia has gone the furthest in embracing electronic voting, though its relatively small population and robust program of national identity cards backed by public-key encryption makes its system difficult to replicate in large, diverse democracies. That being said, India boasts a nationwide system of electronic voting machines that, while not tamperproof, possess significant security features that could be copied by other jurisdictions. And the United States has, to date, undertaken a largely voluntary effort, with the DHS and the EAC working with state and local elections officials to test and certify voting machines. The next Part of the paper builds from this comparative data on state practice to inform a discussion of norm building in this space.

168. See Siddle, supra note 158 (Professor Halderman explains, “We made an imitation display board [of the Indian voting machine] that looks almost exactly like the real display in the machines . . . .”).

169. Id.


171. See id.
III. THE GLOBAL DIMENSION

As Part II illustrated, the problem of voting security is increasingly a common concern shared around the world by advanced democracies and emerging markets alike. While solutions to this problem range widely from a federated system of experimentation in the United States to Germany’s and Brazil’s decisions to ban voting machines outright due to security and financial concerns, respectively, this common issue provides fruitful ground for international cybersecurity norm building. This Part briefly summarizes recent developments in the field, particularly in the CI context, before couching these findings within the lens of polycentric governance. We conclude with a summary and discussion of implications for policymakers.

A. Minilateral Cyber Norm Building

According to Professors Ron Diebert and Masachi Crete-Nishihata, “states learn from and imitate” one another, and “[t]he most intense forms of imitation and learning occur around national security issues because of the high stakes and urgency involved.”172 In part because of many states’ perception that cyber risk is “escalating out of control,” there exists an opportunity to engage in constructive international dialogue on norm building,173 particularly given the international political difficulties involved with new treaty formation in this dynamic space.174 Potential cyber norms could include a duty to cooperate with victim nations if an attack occurred through information systems in a state’s territory, and a duty of care to secure systems and warn potential victims.175 The

173. James A. Lewis, Confidence-Building and International Agreement in Cybersecurity, in Disarmament Forum: Confronting Cyberconflict 51, 52 (2011). Though norms do not bind states like a treaty, Lewis notes that “[n]on-proliferation provides many examples of non-binding norms that exercise a powerful influence on state behavior.” Id. at 53. This position has also been supported by other scholars. See, e.g., Roger Hurwitz, An Augmented Summary of The Harvard, MIT and U. of Toronto Cyber Norms Workshop 5 (2011), http://ecir.mit.edu/images/stories/augmented-summary-4%201.pdf (noting that “[a]t the very least, acceptance of a norm by a state puts the state’s reputation at risk. If it fails to follow the norm, other states which accept that norm, will typically demand an explanation or account, rather than ignoring the violation or dismissing it as self-interested behavior.”).
Obama administration encouraged the development of norms for respecting intellectual property; mitigating cybercrime; valuing privacy; and working toward global interoperability, reliable access, multi-stakeholder governance, and cybersecurity due diligence.176 Yet despite the “general agreement on a norms-based approach” to enhancing cybersecurity,177 “even simple norms face serious opposition. Conflicting political agendas, covert military actions, espionage and competition for global influence” have created a difficult context for cyber norm development and diffusion.178 Consequently, to be successful, norms must be “clear, useful, and do-able,”179 such as by beginning with areas of common concern like protecting critical infrastructure.180

Positive progress was made in 2015–16 in relation to the distillation and propagation of cybersecurity norms that may be applied to enhancing election security. The G2 Cybersecurity Code of Conduct between the United States and China, for example, calls for mutual restraint in economic cyberespionage, particularly the theft of trade secrets.181 It could be expanded to include mutual respect for one another’s political parties and election infrastructure—a value dearly held by the Chinese leadership.182

Similarly, the G7 continued its work on cybersecurity in 2016, when it published its view that “no country should conduct or knowingly support [information and communication technology-enabled] theft of intellectual property” and that all G7 nations should work to “preserve the global nature of the Internet,” including the free flow of information in a nod to the notion of

177. Lewis, supra note 173, at 55.
178. Id. at 58.
182. See id.
cyberspace as a global networked commons. Such information could explicitly include norms against outside interference with domestic elections.

Finally, the United States proposed three peacetime norms that were accepted for inclusion in the 2015 U.N. Group of Governmental Experts consensus report: protecting critical infrastructure, safeguarding computer security incident response teams, and collaborating on cybercrime investigations. The former CI norm—to which many of the cyber powers, including Russia, have already agreed—could be leveraged to explicitly include elections.

In summary, there is an opportunity for states to become “norm entrepreneurs” identifying and hastening the uptake of cybersecurity best practices such as those pioneered in Estonia and India. Such a bottom-up approach to international cybersecurity policymaking is part and parcel of the literature on polycentric governance, introduced next.

B. Applicability of Polycentric Governance

The field of polycentric (multi-centered) governance is a multi-level, multi-purpose, multi-functional, and multi-sectoral model that has been championed by scholars, including Nobel Laureate Elinor Ostrom and Professor Vincent Ostrom. It challenges orthodoxy by demonstrating the benefits of self-organization, networking regulations “at multiple scales,” and examining the extent to which national and private control can in some cases coexist with


communal management. The field also posits that, due to the existence of free riders in a multipolar world, “a single governmental unit” is often incapable of managing “global collective action problems” such as cyber attacks. Instead, a polycentric approach recognizes that diverse organizations working at multiple levels can create different types of policies that can increase levels of cooperation and compliance, enhancing “flexibility across issues and adaptability over time.” Such an approach, in other words, recognizes both the common but differentiated responsibilities of public and private-sector stakeholders and the potential for best practices to be identified and spread organically, generating positive network effects that could, in time, result in the emergence of a cascade toward CI protection generally, and voting security in particular.

Indeed, popular attention is engaged in the problem of voting cybersecurity in a way that has not happened before, with a supermajority of sixty-six percent of respondents to one 2016 survey saying that cyber criminals are influencing the outcomes of the 2016 election—potentially laying the groundwork for action by policymakers.

C. Implications for Policymakers

Previous research, including some cited in Part I, has identified areas in which election infrastructure must improve. There are practical steps states can take in order to make these improvements, though it should be noted at the outset that, due to the huge range of jurisdictions in play, there are limitations on what the federal


government can or should do with regard to securing election infrastructure as CI. As such, some of these steps will necessarily be carried out by local election administrators; these may be aided indirectly by additional funding and attention made possible via a CI designation. Other steps are of a more cross-cutting nature and could benefit more directly from a federal role.

The first key decision in electoral preparation is that of which technology to deploy. After the hanging chad incidents of 2000, Congress passed HAVA (discussed in Part I), which outlawed punch card machines and provided funding for new digital machines. Many of these machines are still in use. The lesson of 2016, and of previous cycles, should be that these systems are not always secure against modern threats. State governments, perhaps aided by federal funding and attention accompanying a CI designation, should ensure that their machines are hardened against the risk of hacking. In many jurisdictions, this will likely mean buying new machines, and outlawing optical scan technologies that do not leave paper trails. As was seen in the case studies from Part II, those countries that have made such proactive investments accompanying a CI designation—including Estonia—have made important progress in securing their elections.

Going forward, it is vital that every voting system generate a voter-verified paper audit trail as a bulwark against hacking and to build trust—something that was missing in both the German and later Brazilian approaches. This paper trail can be a ballot manually marked by the voter and scanned by computer with the ballot retained for later audits and recounts, as optical scan voting machines do. Or it can be a paper ballot marked by machine, responding to the inputs of the voter on a touch screen. If it is the latter design, the paper ballot must be visible to the voter at some point during the process for verification purposes.

In conjunction with the possible purchase of new machines, security audits and vulnerability scans of all machines and registration systems are essential. These procedures can identify potential vectors of attack ahead of time, and remediate them before hackers can take advantage. As noted above, there is a long history of states that employ such audits finding and fixing weaknesses, such as misconfigured systems, problems with Internet-connected devices, poor encryption, and weak passwords. These fixes directly improve election security, and expanding the scope of this pre-election preparation is an essential part of any credible cybersecurity posture.
Information sharing is another important component of mitigating the risk to voting machines, and there is an argument for creating a voting ISAC or broader ISAO.\(^{194}\) The creation of such an ISAC has become part of the standard response toolkit across a range of industries following a breach—such as the retail ISAC after Target’s 2014 cyber attack, or the more recent automobile ISAC after recent car hackings.\(^{195}\) These sharing centers provide a mechanism for stakeholders to share data on vulnerabilities and threats with one another to more quickly and effectively guard against emerging threats.

During an election, electoral commissions should prepare for irregularities and interference. As the previously discussed Ukraine case shows, astute observation can spot malicious activity before it achieves its objective. Authorities should therefore create verified, secured, and redundant lines of communication with media organizations to credibly share information in a timely manner. Media should take care to be skeptical of hacking reports, so as to not sow doubt where none need exist, but should also hold election authorities to account.

After an election, all jurisdictions should carry out what is known as a risk-limiting audit.\(^{196}\) Such an audit samples an appropriate percentage of paper ballots to confirm that strong evidence exists that the election outcome is correct. The percentage of ballots sampled can be determined by statistical means and varies with the closeness of an election. Such a mathematically rigorous sampling method is efficient and, while it cannot guard against all electoral manipulation, can provide a very high degree of certainty that any manipulation that did occur did not change the outcome of the election. Additionally, credible and standardized post-election audit procedures could increase voter and candidate confidence in the outcome.\(^{197}\) There is currently enormous range in the quality and rigor of post-election procedures such as post-election audits.\(^{198}\)


The Obama administration reportedly considered a full range of tools in response to cyber attacks on U.S. election systems, including public shaming, sanctions, and indictments. As with preventing attacks on election infrastructure, it is equally vital to have a clear understanding of the ramifications for designating democratic processes as part of CI. As was discussed in Part I, there are myriad benefits and drawbacks to such a delineation, and ultimately there must be a balance that takes into account the constitutional protections of federalism in U.S. elections. This could take the form of the federal government acting predominantly as a resource for jurisdictions, though various incentives could also be used to entice states to update their election laws and boost security, such as "Race to the Top" funding reminiscent of the education sector.

One more obvious role for the federal government is to consider how best to deter foreign rivals from attempting to undermine the integrity of U.S. elections, especially through cyber-enabled means. Just how well deterrence is operating in any given situation is notoriously different to prove (is the target not acting because she is deterred, or because she is simply unable?), but attempts should be made regardless.

The principal method of deterrence is known as deterrence by cost imposition. By threatening to impose unacceptable cost on a rival if the rival engages in a certain action, the hope is that the rival correctly understands that those costs outweigh expected gains. The challenge for the United States as it considers how to deter meddling in its election systems is to make a threat that is credible but not excessively escalatory.

One method of cost imposition the United States has previously employed against foreign hackers is to expose them. While a “naming and shaming” approach may at first blush seem unsatisfying as a response action, exposure not just of the names of the hackers but of methods of hacking can force remaining hackers to abandon the now-compromised infrastructure and allows defenders to block the now-compromised techniques of intrusion. To be effective, however, the United States would need to remain vigilant to guard


against the potential of the exposed hackers continuing their attacks using different infrastructure. As of this writing, the United States has attributed the hacking of the DNC to Russia, but has officially said little more.\footnote{201 See, e.g., Katie Bo Williams, Obama Administration Publicly Blames Russia for DNC Hack, The Hill (Oct. 7, 2016, 3:41 PM), http://thehill.com/policy/cybersecurity/299874-obama-administration-publicly-blames-russia-for-dnc-hack.}


While these foreign hackers are beyond the immediate reach of U.S. law enforcement, indicting them adds a heightened level of probably unwanted exposure to these hackers. It also hinders geographic freedom of movement, as hackers would not want to arrange future travel in ways that would make them susceptible to coming within the grasp of the long arm of U.S. laws.

An additional method of cost imposition is for the United States to threaten to impose sanctions on offending entities, organizations, or individuals. There are two avenues of authority under which such sanctions might be ordered. First, President Obama’s April 1, 2015, executive order enables the blocking of property of those the United States determines are committing certain significant malicious cyber activities.\footnote{203 Press Release, Office of the Press Secretary, Executive Order—“Blocking the Property of Certain Persons Engaging in Significant Malicious Cyber-Enabled Activities” (Apr. 1, 2015), https://www.whitehouse.gov/the-press-office/2015/04/01/executive-order-blocking-property-certain-persons-engaging-significant-m.} This “direct” sanction authority is tailored to those who, among other things, harm a computer that is part of, or compromises the provision of services within, a critical infrastructure sector. To sanction those who would attempt to compromise the U.S. election system under this authority, it would seem that designating the electoral system as CI is a necessary first step. As of this writing, the federal government has not sanctioned any entities under this authority.

A second avenue through which the United States could impose sanctions as a method of cost imposition is by other, “indirect” authority. Here, the federal government could sanction entities for
their hacking activities not directly, but on account of their government affiliations or other non-cyber-related offenses. For example, in the aftermath of North Korea’s cyber attack against Sony Pictures, President Obama signed an Executive Order that authorized sanctions against almost any North Korean government official, regardless of the hand they may have had in the cyber attack against Sony.\(^{204}\) The value of these indirect sanctions as a method of cost imposition is compelling because now the political masters of perpetrators of cyber attacks—not just the hackers themselves—are more at risk of having their assets frozen or their travel banned.

Another method by which the United States could threaten to impose cost to deter cyber attacks is to threaten to counterattack. At one extreme, a Defense Science Board report encouraged policymakers to consider the threat of employing nuclear weapons as an option to deter large-scale, catastrophic cyber attacks.\(^{205}\) Non-nuclear kinetic strikes are also an available method to impose cost, though the cyber attack that triggers such a response would likely need to cause significant physical damage and disruption. The United States could also employ a non-kinetic military response option, such as a proportional offensive cyber operation.

Using military force in any of these scenarios is a significant step and should never be undertaken lightly. But as cyber attacks threaten different aspects of U.S. democratic society and security, it becomes more plausible to consider such options in order to deter would-be attackers.\(^{206}\)

**CONCLUSION**

When we flip a switch, we expect the lights to come on. When we pull a lever, or touch a screen, we expect our vote to be recorded accurately. And when we debate about the next U.S. president, we expect that dialogue to be free of foreign entanglements. A first


\(^{206}\) It may also be desirable to begin a conversation about prioritizing risks to U.S. CI such that movie theatres are no longer on par with the electric grid in terms of DHS policymaking. Other nations, including China, already have such a policy in place. See Scott J. Shackelford & Amanda N. Craig, Beyond the New ‘Digital Divide’: Analyzing the Evolving Role of Governments in Internet Governance and Enhancing Cybersecurity, 50 Stan. J. of Int’l L. 119, 158–63 (2014).
step in realizing these goals—and ensuring that the 2016 DNC hack, or worse, is not repeated in 2020 or 2024—is recognizing our democratic machinery as being at least as important as our industrial machinery. This Article therefore recommends that the Trump administration keep the Obama administration’s classification of the U.S. voting system—in particular the IT backbone of election administration that includes voting machines and tabulation mechanisms—as critical infrastructure, and that this classification be the beginning of the process to secure U.S. elections, not the end.