

Indiana Assembly Men & Women Points of Order August 2022



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Rev 1

The Indiana Assembly is a lawful governing body, one of the Union States of The United States of America, unincorporated. The land mass known as Indiana is comprised of and represented by living men and women who individually have reclaimed their Birthright Political Status as American State Nationals or American State Citizens. We are Self-Governing People by and under the Public Law on the land and soil jurisdiction on Indiana.

An electronic copy of this document can be found on the Indiana Assembly website:
<http://TheIndianaAssembly.org>

Indiana Assembly Points of Order for Indiana State Nationals and Indiana State Citizens, herein referenced to as Indiana Assembly Participants.



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Purpose of the Point

1. The purpose of this Points of Order is:
 - a. To provide guidance for all the men and women of the Indiana Assembly on the standards of conduct honesty and integrity expected of them in the discharge of their Assembly and public duty under the public law.
 - b. To provide the openness and accountability necessary to reinforce public confidence and stability to the way in which the men and women of the Indiana Assembly perform their public duty to the whole.
2. This Point applies to all the men and women of the Indiana Assembly who have not taken leave of absence.

General Points of Order

Personal Conduct

3. The men and women of the Assembly:
 - a. Must comply with the Points of Order for Indiana Assembly men and women;
 - b. Should act always on their personal honor;
 - c. Must never accept any inducement, financial or otherwise as an incentive or reward for exercising their duties to the Indiana Assembly as a whole.
 - d. Must not vote on any order or motion, or ask any question in plenary or a committee, or promote any matter, in return for payment or any other material benefit (the “no paid advocacy” Point).
4. The men and women of the Indiana Assembly should observe the seven general principles of conduct identified by the Committee on Standards in Public Life. The seven principles are:
 - a. **Selflessness:** Holders of public office should make decisions solely in terms of the public interest. They should not do so in order to gain financial or other material benefits for themselves, family, associates, friends or colleagues. The men and women of the Indiana Assembly will avoid and resolve ANY conflict between themselves immediately in the best interest of the Indiana Assembly, we are a self-governing body acting with love toward each other’s unalienable rights.
 - b. **Integrity:** Men and women of the Indiana Assembly will never under any circumstance place themselves under any financial gain or other obligation to outside governments, individuals or organizations that might influence the performance of their official duties.

The men and women of the Indiana Assembly should at all times conduct themselves in a manner which maintains and strengthens the Assembly’s unity, confidence, and stability, refraining from any action which would bring the Indiana Assembly, or the people of the Indiana Assembly, in a position of disrepute. Participants should not ask Territorial or Municipality civil servants to act in any way which would compromise the impartiality of the Civil Service or conflict with the Civil Service Point.

c. **Objectivity:** In carrying out public business, including making public appointments, awarding contracts, or recommending individuals for rewards and benefits, holders of public office should make choices on merit.



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d. **Accountability:** Men and women of the Indiana Assembly are accountable to the Indiana Assembly for their business decisions and actions and will submit themselves to whatever scrutiny is appropriate to their office.

No improper use shall be made of any payment or allowance made toward any participant for any purpose beyond Indiana Assembly benefit, with administrative Points that apply to distribution of Indiana Assembly funds following a strictly observed protocol for each distribution of funds.

Oversight of Indiana Assembly funds begins with the Treasury Committee with the final dispensation of funds determined by the General Assembly as a whole.

e. **Openness:** Men and women of the Indiana Assembly should be as open as possible about all the decisions and actions that they take. They should give reasons for their decisions and restrict information only when the wider public interest clearly demands.

The men and women of the Indiana Assembly must not prevent any man or woman from gaining access to information which they are entitled to by law, but must not disclose confidential information, including confidential information from Indiana Assembly Committees, without consent unless required to do so by American Public Law. Any such confidential material received by Participants in the course of their Indiana Assembly duties should only be used in connection with those duties and must never be used for the purpose of financial gain. In any activities in relation to, or on behalf of, an organization with which Participants has a financial relationship, including activities which may not be a matter of public record such as informal meetings and functions, Participants must always convey a spirit of integrity and honesty with all Participants who ask of the public office.

f. **Honesty:** Men and Women of the Assembly have a duty to declare any private interests relating to their public duties and to take steps to resolve any conflicts arising in a way that protects the interest of the men and women of the Indiana Assembly.

g. **Leadership:** Holders of public office should promote and support these principles by leadership and example.

Participation Requirements

5. To actively participate and vote in the General Assembly you must have completed all required documents and Letters that sever your ties to the US Federal government.

- a. 928 package or 1779 document with two witness testimonies, Recorded and published in the LRO or County Recorder of Deeds.
- b. Two letters to the Secretary of State with Declaration of Political Status.
- c. Two letters to the IRS (if applicable)
- d. DD 2168 (veterans only)
- e. Revocation of voting rights

6. The letters above (b, c, d and e) will be mailed by registered mail (red sticker) and 3806 registered mail receipt along with additional return receipt (green card Form 3811). The postal receipts (proof of



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mailing) is to be copied and emailed to your Recording Secretary. You must receive an email or physical document (if done in person) from the voter registration office. That document is also copied/scanned and sent to your Recording Secretary. Once you have completed these steps you are free to fully participate in the General Assembly. These documents are not published, they are maintained in your hard copy file.

7. Prior to the completion of the listed requirements, you are welcome to attend meetings, participate in conversations, and ask questions. However, If there is a vote brought to the floor you may not participate in that vote.

Vote and Quorum

8. The Quorum is determined by the number of people in attendance that meet the Participation Requirements (Participant Requirements, Point 5).

9. The Vote passage or failure requires a two thirds (2/3rds) vote of people in attendance that meet the Participation Requirements (Participant Requirements, Point 5).

10. New business is brought by a motion in the General Assembly. A motion is brought to the floor and seconded then discussed in the General Assembly, then is given to the committee best suited to evaluate, after consideration by committee a request for further presentation will be placed on a future agenda, then the General Assembly will set it aside or vote.

Meeting Conduct and Procedure

Each General Assembly meeting shall be presided over by the Assembly Coordinator/Moderator. Any member wishing to speak must raise their hand and be recognized by the Coordinator/Moderator prior to speaking. Once recognized and have spoken, he or she will signify that they have said what they had to say by saying "I YIELD" and the Coordinator/Moderator may then recognize the next party to speak or close the floor to any further comments at that time, but may open the floor to further comments at the Coordinator/Moderator discretion at any other times as may be deemed appropriate by the same.

Point of discipline: The Indiana Assembly shall discipline its members for non-compliance during any Assembly meeting, or if they attempt to use the Indiana Assembly for inappropriate personal gain whether in or out of assembly. The Assembly will determine, with a vote, what it deems as inappropriate personal gain and use.

This is our Point of Committees; the Indiana Assembly is organized by committee. Indiana Assembly men and women may be called "Committeemen" and "Committeewomen". The Indiana General Assembly is a Standing Committee of the Whole. Our State International Business Assembly and Jural Assembly are both Special Committees. Our State Assembly Militia is a Special Purpose Committee.

The Indiana Assembly can establish other committees, in addition to these four, to accomplish business, but aside from the subject matter that each committee is responsible for, they have no special authority, one over the other. The Indiana General Assembly is responsible for addressing questions that arise within the borders of Indiana. Our International Business Assembly is responsible for addressing questions involving interstate business and diplomacy. Our Jural Assembly addresses issues related to the Public Courts. Our State Assembly Militia deals with issues of defense and to an extent, apprehension of criminals, natural disaster response within the borders of Indiana. It is our purpose to establish committees, as part of our assembly, and by this committee method The Indiana Assembly will accomplish our tasks.

The Indiana Assembly does not operate as today's corporations and corporate governments operate, that is in a hierarchical flow from the top down, and the Indiana Assembly does not tolerate members attempting to modify our clearly stated and practiced method of operation. We have no "Chief Executive Officer" or CEO, no bosses



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wielding power over others, no strict compartmentalization, no rising in power through the ranks whatsoever, and absolutely no secrecy. We operate in terms of functions, and every member hereby and herein commits to work and serve together to achieve our intended collective results.

Use of Assembly Resources

11. Volunteers, Officers, Appointees and/or Participants are Fiduciaries and are always obligated to act under "The Prudent Man Standard" ---- meaning that they wouldn't spend out of the Indiana Assembly Purse any more or in any different fashion than a prudent man would spend out of his own.

Public Access to Information

12. The principles under which the Indiana Assembly provides information are detailed in this document which has been published for the Indiana Assembly. Indiana Assembly Participants seeking information are required to making their request known in writing or by email to The Indiana Assembly coordinator indiana-coordinator@mail.americanstatenationals.us who will then verify the status of the person requesting the information through the Recording Secretary. If the request comes from a person who meets the Participation requirements (Participant Requirements, Point 5), the information will be provided by email, free of cost.

Relationships between Indiana Assembly Participants and Assembly Staff

1. All people of the Indiana Assembly are in the beginning volunteer positions that may or may not become paid Indiana Assembly positions and are bound by this Point of Order. Participants must at all times, when dealing with the volunteer positions of these bodies, respect the principles of this Point. Relationships between Participants and volunteer positions must be professional and based on mutual respect and remain impartial when carrying out their duties.
2. Indiana Assembly Participants shall cooperate, at all stages, with any investigation into their conduct by whichever Committee is appointed to investigate an issue.
3. No Indiana Assembly Participants shall lobby any other Indiana Assembly Participants in a manner calculated or intended to influence their consideration of a complaint of a breach of any matter encompassed under any investigation.
4. No Indiana Assembly Participants shall misrepresent any recommendation made to the Indiana Assembly in relation to any complaint it has considered under the Indiana Assembly Procedure for Dealing with Complaints against Indiana Assembly Participants. Only evidence-based complaints with witnesses will be forwarded to the Oversight Committee for investigation. Once the investigation is completed it will be presented to the Outreach and Communication (Ombudsman) Committee for final resolution.



Enforcement of the Points of Order

The Indiana Assembly's effort begins first, last, and always with educating more and more Americans about their history, the law, and government; so, more American State Nationals will become members of the Indiana Assembly, to work with us as we restore the government we are owed, and to operate it responsibly. We only want good character and responsible self-governing Americans as members of the Indiana Assembly, we do not want nor will we tolerate members who whine, who are fearful and overwhelmed and not willing to take on the challenges of reconstruction. Therefore, those who behave contrary to this Point, will be asked to step down from the status of member, although still welcome to attend without participating as a decision-making member.

Any allegations of non-compliance of this Point will follow the process set out in the Indiana Assembly Procedure for Dealing with Complaints against Indiana Assembly Participants, as approved by the Indiana Assembly.

Information on the role of the Points of Order, can be found on the Indiana Assembly's web-site

<https://TheIndianaAssembly.org>

