CONDUCTING ELECTIONS
NOMINATIONS AND ELECTIONS

It should be noted before we begin that the following is the suggested procedures for conducting elections and not intended to restrict Departments and Posts from adopting their own or continuing with precedence already established locally.

IV. Nominations and Elections

The choosing of officers for a Legion group is one of the most important functions. It means the choosing of leaders upon whose faithful service the success of the organization largely depends. Among the qualifications necessary for efficient official leadership is an understanding of the purpose of The American Legion, knowledge of the work and enthusiasm for it, a high sense of justice, fairness and courtesy, open-mindedness, moral courage and the ability to get along with other people.

Officers should be chosen for their ability to perform the work of the office to which they are elected, and not because of their social prestige or because they want the office. Willingness to serve is not enough; fitness to serve must stand above every other consideration.

A nominating committee reports to the assembly only nominees approved by a majority vote of the committee. No action is taken on the report of nominating committee. Nominations from the floor are always in order after nominating committee has reported.

A nomination is only a statement of a preference and does not control the election in any way. When voting by ballot, one may be elected without having been nominated, subject to getting the required number of votes at the election.

The elective ballot alone elects. Mistakes made in nominating do not invalidate elections, as you may vote for whom you please, regardless of nominations.

Members of a nominating committee may be nominated for office without resigning from the committee. When printed ballots are used, names presented from the floor as well as the names presented by the nominating committee must be printed on the official elective ballot so there will be no discrimination among the candidates.

Nomination by Ballot

No nominations are made from the floor when nominations are by ballot, as all have had opportunity to nominate by ballot.
The method of election best fitted to a particular group should be provided in the by-laws. These election rules must be strictly adhered to. If the election rules prove unsatisfactory, amend them. But abide by them as they are, until properly amended.

Before proceeding to an election, it is customary for nominations to be made from the floor or by a nominating committee, or by ballot. The by-laws may prescribe the method, but if they do not, then the assembly by motion may choose the method of nominating. This motion is not debatable.

Only members of the organization can make nominations or vote at an election.

The by-laws should provide that no name shall be placed in nomination without the consent of the nominee. This prevents promiscuous nomination and withdrawals.

Nominations from the floor may be made by any voting member. Nominations require no second, but a second is complimentary to the candidate.

**Nominations by Committee**

If names of candidates are to be presented by a nominating committee, this committee should be named at least one month before election day and the by-laws should provide the method of appointing (or electing) the committee. The usual methods are election by the assembly, or election by the executive committee or part by the assembly and part by the executive committee.

The commander should not appoint the nominating committee nor be a member of it.

The nominating committee should give thoughtful consideration to the qualifications of each candidate for office and should secure the consent of the candidate before placing the name on the ticket.

**Closing Nominations**

Nominations from the floor may be closed by a two-thirds vote, or the commander may close nominations by unanimous (common) consent of the assembly (no one objecting). If for any reason it is desired to reopen nominations, it may be done by a majority vote (unless the by-laws limit the time for nominations).

A member may be nominated for more than one office, unless the by-laws forbid. If elected to more than one office, the member must choose immediately on which office to serve. The other office (or offices) shall be filled according to the provisions of the by-laws, if simultaneous service in more than one office is forbidden.
Elections

Majority vote is necessary if there is no by-law to the contrary. Plurality vote never elects except by special by-laws. A person ineligible to hold office at the time of election cannot be elected even by unanimous vote.

The usual methods of election are by voice, or by ballot (a secret vote). The by-laws may provide that election shall be by ballot except when there is but one candidate for office, the election may be by voice. The ballot vote is the fairest vote when there is more than one choice for an office. When the by-laws require the vote to be taken by ballot, it is out of order to move that the adjutant or any other person shall cast the ballot of the assembly, as ballot vote is a secret vote and each voter must cast their own ballot.

Election by Voice

The election to office may be by voice, and vote taken on each candidate separately, or the assembly may, by a majority vote, order the vote taken on the ticket as a whole when there is but one candidate for each office.

Election by Ballot

Ballots should be given to identified voting members only. The names of candidates for each office may be printed or written on the ballot, or the voter may write the name of choice on the ballot. The identity of the voter must not be indicated in any way, as a ballot is a secret vote. If printed ballots are used, the names from the floor and those proposed by the nominating committee must be printed on the official ballot. Printed ballots cannot be used if nominations and elections take place at the same meeting. Instructions may be given to the assembly concerning the method of marking the ballot. An unmarked (blank) ballot is just a scrap of paper and is not counted in elections. The election committee has no authority to make any changes in the election ballot or mark it in any way.
The vote cast for each office must be preserved in such manner that if the election is questioned, the votes may be verified by a recount. If printed ballots are used, the election committee places the voted ballots in a sealed packet together with its report (signed by at least a majority of the election committee), and delivers the packet, sealed, to the adjutant. This sealed packet shall not be opened except by order of the assembly or the board for the purpose of verifying the vote, or destroying the packet.

If slips of paper are used for voting for each separate office, the votes cast for each office must be sealed in a separate packet and delivered to the adjutant in like manner.

The form of the report of the elections committee for each office to be filled is as follows (example): “For commander—Number of votes cast—30; necessary for election—16; Brown received—19; Jones received—10; Green received—1.”

After the vote for all the offices has been read (the largest vote for each office stated first), the names of the committee members signing the report are read, the report is handed to the commander, and the reporting member sits. The commander announces who is elected.

In counting the ballots, every name for which a vote has been cast must be reported.

Newly elected officers take their seats at the time prescribed in the bylaws. If there is no such rule, they are seated following election, or at the time established by usage as a precedent.

When there is more than one vice commander, they always should be numbered to establish their precedence when acting as commander pro tem.