

This is from a paper Publius Huldah wrote 6 years ago.

National Popular Vote: Goodbye, Sweet America.

The 12th Amendment Establishes Procedures for Voting by Electors.

The long ignored 12th Amendment (ratified 1804) sets forth binding procedures for taking and counting Electors' votes. This is what it requires:

The Electors in each State are to meet and cast their votes for President; and then vote separately for Vice President. Say a State has 13 Electors, and the voting goes like this:

For President:

Mr. Falconer – 6 votes

Mr. Lossie – 5 votes

Mr. Bell – 2 votes

For Vice President:

Mr. Cross – 5 votes

Mr. Duncan – 5 votes

Mr. Nichols – 3 votes.

The Electors sign and certify **this list** and send it to the President of the Senate. On the appointed day, and in front of a joint session of Congress, the President of the Senate counts the Electors' votes from The Member States. The person with the greatest number of votes for President becomes the President (if he has a majority). The person with the greatest number of votes for Vice President becomes the Vice President (if he has a majority). If one or both don't have a majority –the Amendment specifies what happens.

THIS is how Our Constitution – which all those in the political process took SWORN OATHS to obey – requires the elections of President and Vice President to be conducted.

So! THE STATES, as political entities and as THE MEMBERS of the Federation, are the ones who were to choose the President. **This** is what our Framers gave us to protect us from a usurpatious **President**. It also gave the smaller States a voice in the selection of President.

* * *

So that's how the electoral college works. In this video, PH explains what's wrong with the NPV: [Don't Fall for the National Popular Vote – Enforce the Electoral College!](#)