

SEC. 10. *And be it enacted*, That at every general registration held in Harford County subsequent to the passage of this Act there shall be provided in the registration books an additional column headed "Affiliation," and the Board of Registry shall enter in this column the name of the political party, if any, to which the voter is inclined and with which the voter desires to have himself recorded as affiliated. It shall be the duty of the Board of Registry to explain to the voter that the statement of the said party affiliation does not bind him to vote for the said candidates of said party at any given election; also that he has the right to decline to state any party affiliation, but that no one who is not recorded upon the registration book as "Affiliated" with a particular political party will be qualified to vote at subsequent primary elections of said political party. Whenever the voter declines to state his party affiliation, the word "declined" shall be written opposite his name under said column, so that it shall be written in each column opposite the name of each registered voter either his party affiliation or the word "declined;" and in all primary elections held in the year 1907, and biennially thereafter, any person so registered as "affiliated" with the given political party shall have the right to receive and vote the ballot of that party, and of no other; and at any intermediate registration subsequent to the general registration in 1907 such voter may appear before the Board of Registry, and upon his identity being established to a majority of the Board of Registry he shall have the right to require the said Board of Registry to make, alter or strike out any entry in the columns headed "Affiliation" opposite his name on the registration book. It shall be the duty of the Board of Registry to enter in the columns headed "Remarks" the fact that such entry was made, altered or stricken out, and the date thereof.

Party affiliation,

Entry made in registration book.

SEC. 11. *And be it enacted*, That if at any primary held under the provisions of this Act any person shall falsely personate any voter or other person, and vote, or attempt or offer to vote, in or upon the name of such voter or other person, or shall vote or attempt to vote in or upon the name of any other person, whether living or dead, or in or upon any false, assumed or fictitious name, or in or upon any name not his own, or shall knowingly, wilfully, fraudulently vote more than once for any candidate for the same office, or shall vote, or attempt or offer to vote, in any election precinct without having a legal right to vote therein, or shall vote more than once or in any more than one election precinct, or, having once voted, shall vote, or attempt or offer to vote again, or shall knowingly, wilfully or

Falsely personating a voter.