

added to Article 33 of the Code of Public General Laws of Maryland, title "Election," subtitle "Registration," to follow Section 21 of said Article and numbered Section 21a, said Section 21a to read as follows:

SEC. 21a. In Baltimore city on the Saturday following the Tuesday four weeks preceding such regular election the said Board of registry shall again meet at the place designated, and shall remain in session during the hours prescribed in Section 17 of this Article, for the purpose only of registering all qualified voters not before registered who shall apply in person to be registered. The same forms shall be observed as to applications made on this Saturday of registration as are required on the former days of registration. At the end of registration on this Saturday registers shall be examined, compared and made to agree, and they shall then be signed immediately under the last name registered under each letter, in the same way as hereinbefore provided.

Approved April 11, 1910.

#### CHAPTER 177.

AN ACT to repeal and re-enact with amendments Section 40 of Article 33 of the Code of Public General Laws of Maryland of 1904, title "Elections," subtitle "Nominations."

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 40 of Article 33 of the Code of Public General Laws of Maryland of 1904, title "Elections," subtitle "Nominations," be and the same is hereby repealed and re-enacted with amendments so as to read as follows:

40. Any convention or primary meeting as hereinafter defined, held for the purpose of making nominations to public office, and also voters to the number hereinafter specified, may nominate candidates for public office to be filled by election within the State. A convention or primary meeting within the meaning of this section is an organized assemblage of delegates or voters, representing a particular party or principle, whose highest candidate at any election held within two years next preceding the holding of such convention polled more than one per cent. and less than ten per cent. of the entire vote cast in the State, county or other division or district for which the nomination is made. Nominations may be made by means of primary elections, without the intervention of any convention by any party which at the last preceding election polled the requisite proportion of votes, as hereinbefore specified.

SEC. 2. *And be it further enacted,* That this Act shall take effect from the date of its passage.

Approved April 7, 1910.