

13-5. Costs.

The petitioner shall pay the cost of the recount and recanvass in the county, municipality, legislative district or other district or political division, and his bond shall be liable therefor, unless the result of the election in the unit being or ordered recounted is changed or unless the petitioner has gained a number of votes over his principal opposing candidate equal to two percentum (2%) or more of the total votes cast in the unit being recounted. In either of such latter events, the costs shall be awarded against the municipality or county in which the recount is held.

13-6. Counterappeal.

If the petition specified only a part of the precincts in which the petitioner was voted for, and if on completion of the review and recount of such specified precincts the result of the count of the judges in the county, municipality, district or other political division is thereby changed, then the opposing candidate thus affected may appeal within two days of this determination. Such counterappeal shall be to the board, from the action and decision of the judges in counting the ballots and/or certifying the votes recorded upon the voting machines in the remaining precincts of said county, municipality, ward, legislative district or other political division in which he was voted for. Such counterappeal shall act as a request upon the board to recount and recanvass the remaining precincts, which they shall immediately proceed to do and the person filing the counterappeal shall attach affidavits thereto, or in lieu thereof, post bond as required by Section 13-2 of this Article. In each such case the cost of the completion of the recount and recanvass shall be paid by the opposing candidate or the municipality or county, as the case may be, in the manner prescribed in Section 13-5 of this Article.

13-7. Correction of returns.

(a) Whenever any review, recount and recanvass is completed, the board shall correct the returns and certificates which may have been made of the primary election by any canvassing board.

(b) When a petition AND AFFIDAVIT OR AFFIDAVITS AND BOND for recount is ARE filed before the completion of any canvass by the canvassing board of any county or municipality thereof, such board shall complete its canvass of the original returns from each polling place but shall then recess until the recount and recanvass herein provided for is completed. Thereupon the board shall make its certificate conform to the action and finding and to the certificate given by the board sitting as judges on the recount or counterappeal.

PAPER BALLOTS**14-1. When paper ballots authorized.**

(a) In the event the boards do not have sufficient voting machines available or are unable to procure additional voting machines, or in the event that the number of names or questions submitted for vote at any election precludes the practical use of voting machines, the board shall use paper ballots in such election and the election shall be conducted as provided in this article for elections held by voting machines except as modified by the provisions of this section, as hereinafter provided.