

(b) No person shall act as treasurer, subtreasurer, or political agent unless, after his appointment and before the primary or election for which he is appointed, a writing signed by the political committee or candidate appointing him and designating him as such treasurer, subtreasurer or political agent, shall be filed with the Secretary of State except that in case the primary or election for which the appointment is made shall be limited to any county, city, ward or legislative district exclusively, such writing shall be filed with the clerk of the circuit court of the county or Baltimore City to which the election is limited, instead of with the Secretary of State. Every such writing shall designate the particular period, election or primary election within which such treasurership, subtreasurership, or political agency shall continue. Nothing in this subtitle shall prevent the treasurer, subtreasurer or political agent of a political committee or any candidate from being the treasurer, subtreasurer or political agent of another political committee or candidate, but no candidate for public office or nomination therefor may designate himself as his own political agent, treasurer, or subtreasurer or act as the political agent or treasurer or subtreasurer of a political committee or any other candidate. No person shall be appointed or act as treasurer or subtreasurer or political agent in any election or primary election who is not a citizen, resident and registered voter of the State of Maryland.

(c) The treasurer of a political committee or for a candidate may appoint a separate subtreasurer for any county or political subdivision, which subtreasurer shall deposit funds, disburse and account for the same in the same manner as herein provided with respect to a treasurer. It shall be the duty of every such subtreasurer to make a report on the form prescribed in Sec. 26-15 of this Article to the treasurer appointing him. The subtreasurer's report shall be attached to and the total amounts of contributions and expenditures contained therein incorporated into the treasurer's report prescribed in said Sec. 26-15 of this Article and filed as required by Sec. 26-14 of this Article.

(d) Any candidate, after filing the name of a treasurer as prescribed in subsection (a) of this section, may choose, at any time after such filing and the first filing as required in Sec. 26-14 (a) (1), to join a group, combination or organization of candidates, commonly known as a "ticket" or "slate," at which time the candidate must notify the clerk of the court of the county or Baltimore City, or the Secretary of State, as the case may be, of the fact that he has joined said ticket or slate. The treasurer of said ticket or slate shall report just as the treasurer of any political committee as prescribed in Sec. 26-4 (a).

26-3. Summary of election laws; forms.

The Secretary of State shall summarize provisions of the election laws relating to campaign contributions and expenditures and provide for the distribution of this summary to all candidates for nomination for or election to public office at the time such candidates file for nomination or election and shall prepare and include in such distribution to each candidate all forms provided for in this subtitle and shall provide such forms as shall be requested by the boards in any political subdivision.