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

Approved April 4, 1912.

CHAPTER 134.

An Acr to repeal and re-enact, with amendments, sections 160a and 160B of Article 33 of the Code of Public General Laws of Maryland, title "Elections," sub-title "Primary Elections," as said sections were enacted by Chapter 2 of the Acts of the General Assembly of 1912.

SECTION 1. Be it enacted by the General Assembly of Maryland, That sections 160A and 160B of Article 33 of the Code of Public General Laws of Maryland, title "Elections," subtitle "Primary Elections," as said sections were enacted by Chapter 2 of the Acts of the General Assembly of 1912, be and the same are hereby repealed and re-enacted with amendments so as to read, severally and respectively, as follows, to wit:

160a. Political parties which at the general elections held on November 2nd, 1909, in the State of Maryland, or which at any future general election next preceding any primary election to be held hereunder, as shall have polled ten per cent. of the entire vote cast in the State at such or any such general election, shall hereafter nominate all their candidates for public office in and for Baltimore City, and the several counties of the State and for judges and for the House of Representatives of the Federal Congress, and shall elect all delegates to county. legislative district, congressional, city and State Conventions, and all members of managing bodies in said political parties, in and for Baltimore City and the several counties of the State, and all precinct, ward, city and county executives or executive committees, whenever the political party usage provides for such executive committees or any of the same, by means of primary elections conducted under and in accordance with the provisions of this act and not otherwise, except as herein specifically provided, and the several boards of supervisors of elections shall not print on the official ballot to be voted at any general or special election to be hereafter held the name or names of any such candidate or candidates for election in Baltimore City or any of the counties of the State of any of said parties who shall not be so nominated and whose nomination shall not be certified to them or to the secretary of State as having been so nominated.

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