

do, and in each such case the cost of the completion of said recount and recanvass shall be paid by the county or municipality, as the case may be.

Whenever such appeal from the determination and action of the judges of election is held as aforesaid and completed the said supervisors shall correct the returns and certificate of any canvassing board which may have been made of said primary election and shall give to the person so found to be nominated as a candidate or selected as a delegate or member of a party committee or other position as the result of said recount a new certificate of nomination or election in conformity with the result of said recount and recanvass and shall certify the same to the proper authorities as said candidate's certificate of nomination or selection.

And the corrected certificate of nomination or selection given as aforesaid as the result of such recount shall supersede and stand in lieu of and in place of any certificate of nomination given by any canvassing board and shall have all the effect in law of the ordinary certificate given by any canvassing board under the provisions of the primary laws of this State which it will thus supersede to the extent of the territory covered by said review and recount.

And upon such petition and appeal as is herein provided for being filed before the completion of any canvass by the ordinary canvassing board of the State or of any county or municipality thereof such board shall adjourn over and their canvass shall be suspended until the appeal review, recount and recanvass herein provided for shall have been completed, so that said board shall make their certificate conform to the action and finding and to the certificate given by said Supervisors of Elections so sitting as judges of election on appeal.

Nothing in this section shall affect or prejudice any rights of any person to contest the result of any primary election or to institute proceedings to invalidate the same.

SEC. 3. *Be it further enacted*, That all acts or parts of acts inconsistent with the provisions of this act be and the same are hereby repealed to the extent of such inconsistency.

SEC. 4. *And be it further enacted*, That this act shall take effect from the date of its passage.

Approved Jan. 10, 1912.