

ARTICLE XXXIII.

ELECTIONS.

Supervisors of Elections.

1. Appointment of supervisors.
2. Salary.
3. Oath.
4. Vacancies in such office.
5. Ballot-boxes, etc., to be provided by supervisors.
6. Clerks and messenger for such supervisors; salaries of such clerks and messenger.

Judges and Clerks of Election.

7. Appointment of judges and clerks.
8. Supervisors may have veto on such selections.
9. Notice to persons selected to appear. Penalty for refusal to serve.
10. Judges and clerks of certain counties not required to appear before supervisors.
11. Duty of board of supervisors as to judges and clerks appointed. Notice by publication. Oath of office. Vacancies, how filled.
12. Registration offices and polling places.
13. Monthly report of males who have died to be furnished.
14. Ten days' notice of registration to be given.

Registration.

15. Judges of election to act as registers. Their duties and powers as such.
16. Registry books to be furnished to each ward. Form of registration books.
17. First meeting of board of registration. Oath to applicants for registration. Entries to be made in registration books. How registers are to be signed.
18. Police census of voters to be made annually in Baltimore city.
19. Voters may have the right to challenge any applicant.
20. Subsequent meetings of board of registry.
21. Board of registry to make out list of persons suspected to be disqualified. Notices to be sent.
22. Subsequent meeting of registers in Baltimore city.
23. Revision of registration. Hearing of persons to whom notice was sent.
24. Registers must agree and be signed. Return of registers and lists. Copies of lists to be furnished on application.
25. Persons aggrieved may file petitions. Right of appeal.

Where the law under which an appellant was refused registration, is repealed before the appeal is heard and an entirely new system enacted, the appeal will be dismissed. *Turner v. Bryan*, 83 Md. 373.

As to the requirements of appointees to public office with reference to residence in Maryland, see art. 69, sec. 12.

As to the publication of the names of officials in default to the state, see art. 19, sec. 23.

As to the governor's employing clerical help to assist in election business, see art. 41, sec. 23.

On account of the frequent changes in many of the sections of this article, care should be exercised to inquire whether the law as stated in the notes, is based on the statute as it now exists.