And no person coming into this State from any other State, district or territory shall be entitled to registration as a legal voter of this State until one year after his intent to become such legal voter shall be thus evidenced by such entry in such record book, and such entry or a duly certified copy thereof shall be the only competent and admissible evidence of such intent. And the clerk of the superior court of Baltimore city and of the several courts of the several counties shall immediately, upon the passage of the act, procure a suitable record book for the recording therein of such entries arranged alphabetically under the names of such persons. For every person so registered under the provisions of this section they shall be entitled to demand and receive the sum of twenty-five cents to be paid to said clerks by the mayor and city council of Baltimore and the county commissioners, respectively. copy of such record duly certified by said clerk shall be evidence of the right of such person to registration as legal voters according to law, and each person so registered shall be entitled to such certified copy upon demand without charge.

This section is constitutional and valid; requisites for registration thereunder. Pope v. Williams, 98 Md. 66 (affirmed in 193 U. S. 621).

1904, art. 33, sec. 29. 1902, ch. 522, sec. 25 c.

30. Nothing in section 28 shall be held to apply to persons in the diplomatic or consular service of the United States appointed from Maryland, who at the time of their appointment are registered voters thereof, or to secretaries and clerks, respectively, of the United States senators and representatives in congress from Maryland for periods of service not longer than the term of a United States senator or representative in congress, who shall be at the time of their appointment residents and registered voters of the said State.

## Intermediate Registration.

1bid. sec. 30. 1896, ch. 202, sec. 26.

31. Before every November election held in the counties between the general registration hereinbefore provided for the last general registration shall be revised by the board of registry of each precinct where such election is to be held; and for that purpose the board of registry shall meet on the Tuesdays, respectively, five and four weeks preceding the regular fall election, and shall hold a session from 8 o'clock A. M. to 7 o'clock P. M., and names may be added on the registers in the same way, upon sworn application, as in the case of a general registration, and all the same forms and requirements shall be observed. If it shall appear that any applicant had been upon the registry in any other precinct of any county at any time since the beginning of the last general registration for such precinct, his name shall not be added to the registry where application is made until he produces a certificate of removal given him by the board of supervisors of said county or by the board of registry for such other precincts, which certificate shall be