

at a primary election shall be required to state to which party he belongs and which party's candidate he intends to vote for at the State, city or county election, and every qualified person offering to vote in the several counties in the State at a primary election shall be permitted to vote in the primary election of that party to which he belongs and which party candidates he intends to vote for at the State or county election, and in Baltimore city every qualified person offering to vote at a primary election shall be permitted to vote in the primary election of that party only with which he shall appear to be affiliated.

1908, ch. 737, sec. 160 E & G. 1910, ch. 741, sec. 160 F (p. 117).

183. The books of registry shall be furnished to the judges at each polling place by the respective boards of supervisors of election, and shall be used at such elections in the same way as they are now used at municipal, county or general elections held under the provisions of said article 33. In the books of registry now in use, or which may be hereafter prepared for use in Baltimore city, a column, headed "voted at primary election," shall be used; in each column such word "voted" or letter "V" shall be hereafter entered at the primary election at which such registry shall be used, and opposite the name of each person voting. In the several counties, until new books of registry shall be required to be prepared, according to the existing law, the present books of registry shall be used, and the judges shall therein make a column, headed "voted at primary election of," and enter in like manner therein the words "voted" or letter "V." Persons arriving at the age of twenty-one years after the closing of the next preceding registration and entitled to be registered as qualified voters, shall be entitled to vote at the primary election, upon proving under oath, to the satisfaction of a majority of the judges of election, their right to registration in the precinct at which they shall claim the right to vote.

1908, ch. 737, sec. 160 c, d, G & o. 1910, ch. 741, sec. 160 G. (p. 117).

184. Official ballots shall be prepared for such primary elections in Baltimore city and in the several counties, respectively, by the said several boards of supervisors of elections for said city and said several counties, respectively, as is now provided by said article 33 of the code of public civil laws, except as herein otherwise provided for, and said several boards of supervisors of elections shall print or cause to be printed on said official ballots the names of all candidates for office to be voted for, and for delegates to any convention, or for party executive or executives, or for membership of any executive committee or managing body of any political party, who shall become duly qualified by the payment of the amount herein named, when any payment is herein required, and shall have filed a certificate in writing with the board of supervisors of elections in Baltimore city or in any of the counties, as the case may be, containing the name of the person seeking a nomination for office or to be a delegate to a convention, or an executive