in the manner and form provided by this article for general elections, and subject to all the regulations, requirements and provisions as prescribed by this article for general elections, in so far as the same are or may be applicable to said primary elections and except as may be herein provided. And the provisions of the general election law, governing election contests, are hereby expressly declared to be applicable to such primary elections. Challengers and watchers representing the candidates in any said primary elections shall be allowed to be present at the several voting places during the voting and counting of the ballots, as provided in said Article 33, with respect to general elections held thereunder. As each voter's name shall be entered in the poll book, kept by the two clerks of election, there shall be entered opposite his name the name of the party whose candidate or candidates he voted for; provided, that in primary elections to be held in the several counties of the State the name or initials of the judge of election shall be placed upon the official envelope, and the stub or coupon provided for herein for such official envelope shall be filled out and handled in every respect similar to the coupon provided for official ballots at general elections for the State; and it shall not be lawful for the judges or clerks of election to place their names or initials, or any other matter, upon the official ballots; and it shall be lawful for every person having the qualifications of a voter for such primary elections under this article in the several counties of the State to have his official ballot prepared before entering the proper polling place, but upon presenting himself to the judges of elections as provided by this article, and it having been determined by such judges that he is qualified to vote in such primaries, there shall be given him by the proper election official a blank official ballot of the political party in whose primaries he is entitled to vote, together with an unsealed official envelope for the same party as provided herein; but in the counties no ballot shall be handed or delivered to any voter within one hundred feet of the election booth, or within the booth itself, such act hereby being defined to be electioneering, except the unmarked ballot herein required to be handed to him by the election official; he, the voter, shall thereupon retire to one of the booths provided for the purpose, taking with him said blank ballot, and shall there, with black pencil and in the manner required by law, prepare such official ballot for voting, or in the privacy of such booth he may exchange such ballot for the official ballot or one of the official ballots which he may have brought into such polling place with him previously prepared for voting, and while in such booth he shall place the official ballot he desires to vote in the official envelope so provided, and seal the same; he shall then hand to one of the judges of election the envelope so sealed containing the official ballot he desires to cast, and the judge of election so receiving such envelope and ballot shall, after detaching the coupon attached thereto, deposit such envelope so sealed in the ballot box of the voter's political party in the presence of the voter and of the other judges of election; in such primary elections held in the several coun-