

203.

The provisions of this section as to the filling of vacancies applies to primary elections in Annapolis under sec. 3 of art. 2 of the Code of Public Local Laws. *Rawlings v. Russell*, 165 Md. 267.

217.

The court has no right to review the decision of the supervisors rejecting certain ballots found to be improperly initialed and cannot issue writ of mandamus to compel another count. *Fitzgerald v. Quinn*, 159 Md. 544.
Cited but not construed in *Dorsey v. Ennis*, 167 Md. 450.

Voting Machines.**222.**

See notes to sec. 73.

224.

See notes to sec. 73.

1933, ch. 228.

224A. The Board of Supervisors of Election for Baltimore City is hereby directed, in all future elections, to use the voting machines heretofore purchased by the Mayor and City Council of Baltimore, and which are available for use at the time of the passage of this Act. Not more than two voting machines shall be used in any one polling place, and the form and arrangement of ballot labels shall be in accordance with the provisions as to ballots contained in Section 63 of Article 33 of Bagby's Annotated Code, Edition of 1924, (or as may herein and hereafter be prescribed by law), except that the titles of offices shall be arranged horizontally or vertically, and the names of the candidates of each party or principle shall be arranged, under or opposite the proper title, in a horizontal or vertical row for each party or principle; and except that said ballot labels shall be printed in black ink on clear white material of such size and arrangement as to suit the construction of the machine and further that the designation of the party or principle which each candidate represents shall appear just above the name of each such candidate and provided further that the ballot labels shall be so arranged that exact uniformity (so far as practicable) will prevail as to size and face of printing of all candidates' names and party designations. The ballot labels for questions, including Constitutional Amendments, Referenda and other propositions shall be placed on the machine in the space provided for that purpose and may contain a condensed statement of each proposition to be voted on, accompanied by the words "Yes" and "No." The word "Yes" shall be interpreted as meaning a vote for a constitutional amendment, statute or ordinance referred, or other proposition, and the word "No" as a vote against a constitutional amendment, statute or ordinance referred, or other proposition. The titles of the offices on the ballot labels shall be printed in type as large as the space for such office will reasonably permit; there shall be printed below the office title the words "Vote for One", "Vote for Two", in accordance with the provisions of Section 63 of