

vision for Baltimore City for the noting of suspected voters. A single member of board of registry cannot require board to place upon suspected list any voter named by him, without inquiring into the grounds of the suspicion or belief as to his disqualification. *Wilson v. Carter*, 103 Md. 121.

Purpose of requiring an applicant to produce a certificate of his removal from precinct where he was formerly registered. Such applicant is to be questioned just as though he had presented himself for registration without being registered elsewhere. Although applicant was not questioned as he should have been, he may prove that he was entitled to register, in which case his name will not be struck off list. *Davis v. O'Berry*, 93 Md. 710.

This section referred to in construing sec. 29. *Collier v. Carter*, 100 Md. 385.

This section referred to in construing sec. 233 and 239; see notes to the latter. *Murphy v. Wachter*, 126 Md. 565.

Cited but not construed in *Carle v. Musgrove*, 77 Md. 176-177.

This section referred to in holding Sec. 21 valid. *Binswanger v. Whittle*, 176 Md. 149. See notes to secs. 25 and 29.

1936 (Special Session) ch. 154, sec. 29A. 1939, ch. 736, sec. 29A.

42. In Montgomery and Washington Counties, the names of all persons now registered on the registration books shall be transcribed on cards provided for the permanent registration of voters as herein provided.

It shall be the duty of the Board of Supervisors of Elections of Montgomery County not later than June 1, 1936, and in Washington County not later than July 1, 1939, to prescribe the style, form, color, quality and dimensions of all forms, cards and records required to provide for the permanent registration of voters as herein provided, and to prescribe the requirements of the cabinets, binders and other equipment needed for filing the original and duplicate registration cards, but said board shall not prescribe any particular design or make for such cabinets, binders or other equipment. The Supervisors of Elections of Montgomery County and the County Commissioners of Washington County shall proceed as soon as practicable to purchase all such forms, cards, records, cabinets, binders, and other equipment as prescribed by the Supervisors of Elections; and the expenses of all such purchases shall be audited and paid in the same manner as prescribed for salaries and other expenses by Section 3 of this Article.

Secs. 30-60 cited in *Binswanger v. Whittle*, 176 Md. 149.

1936 (Special Session) ch. 154, sec. 29B. 1939, ch. 736, sec. 29B.

43. Registration forms or cards shall consist of an equal number of original cards or loose-leaf pages of one color and duplicate cards or loose-leaf pages of another color which shall be of a size adequate to contain the information required by Section 19 of this Article. Provisions shall be made either on the front or back of the registration cards or loose-leaf pages for recording the fact that registered voters have or have not voted at each general or primary election, and space shall be provided for such recording for a period of not less than twelve years. When a voter votes either at a primary or general election, the letter "V" shall be written in the proper space. Provision shall also be made on the front or back of the registration cards or loose-leaf pages for showing subsequent changes in address.

1936 (Special Session) ch. 154, sec. 29C. 1939, ch. 736, sec. 29C.

44. The Supervisors of Elections of Montgomery County and the County Commissioners of Washington County shall supply the Board of Registry with the registration cards or loose-leaf pages and any other forms required in the same manner as they have heretofore supplied registra-