And no person coming into said State and county from any other State, District or Territory and making said declaration before said Board of Registry shall be entitled to registration as a legal voter in said State and county until one year after his intent to become such legal voter shall be thus evidenced by such entry of said declaration by said Board of Registry, and such entry or a duly certified copy thereof shall be competent and admissible evidence of such intent. And said certificate of declaration of intention or a duly certified copy thereof shall be evidence of the right of such persons to registration as legal voters according to law. This section shall only apply to Caroline County.¹

An. Code, 1924, sec. 34. 1912, sec. 29C. 1914, ch. 573.

Declarations of intention mentioned in Section 64 may in Frederick County, as an alternative method of making said declaration, be made before the Board of Registry when in session of the Election District or Precinct in which the Declarant intends to reside, and be entered by said Board. Said entry to be made by said Board of Registry on blanks to be furnished by the Board of Supervisors of Election of said County, said blanks to be headed as follows: "Certificate of Declaration of Intention" and said entry to contain the name, the age, the residence, the occupation and the color of the Declarant and also the date of application before said Board. Said certificates shall be signed by both members of said Board of Registry, and one of said certificates shall be furnished by said Board of Registry to the Declarant without charge, and the other certificate shall be forwarded by said Board to the Clerk of the Circuit Court for said county, to be recorded by said Clerk in a record book to be kept by him for that purpose, for which recording the said Clerk shall receive the sum of fifteen cents for each certificate so recorded, to be paid by the County Commissioners of said county, and said Board of Registry shall also include the names, color and residence of said Declarant in the alphabetical list to be furnished by said Board of Registry under the provisions of Section 27 of this Article. And the intent of each person, so declaring before said Board of Registry, to become a resident of said State and County, shall date from the date of said entry of said Declaration by said Board. And no person coming into said State and county from any other State, district or territory, and making said Declaration before said Board of Registry shall be entitled to registration as a legal voter in said State and county until one year after his intent to become such legal voter, shall be thus evidenced by such entry of said Declaration by said Board of Registry, and such entry, or a duly certified copy thereof, shall be the only competent and admissible evidence of such intent. And such Declaration of Intention, or a duly certified copy thereof, shall be evidence of the right of such persons to registration as a legal voter according to law.¹

An. Code, 1924, sec. 35. 1912, sec. 29D. 1914, ch. 223.

68. Declarations of intention mentioned in Section 64 may as an alternative method of making said Declarations be made before the Board of Registry when in session of the Election District or precinct in which the Declarant intends to reside, and be entered by said Board. Said entry

¹ The provisions of this section seem to be included in sec. 65, but as this section was not repealed, it is codified.