

certificate has obtained a residence therein, and said clerk shall record the name of every person to whom such a certificate has been issued, and delivered to the officers of registration at the ensuing sitting of said officers a certified copy of said names, so that thereby said officers may be informed that such person intended to change his residence, but residence shall not be considered as changed until six months after actual removal from the city, county, legislative, congressional or other electoral districts in which a voter has been registered.

Change of residence.

Ibid. s. 18  
Clerks, &c. to  
file and record  
copies of lists,  
&c.

29. Said clerks shall receive said copies of lists of qualified voters and file the same in their office as other papers are filed, and said clerks shall receive and preserve the books of registration, and said clerks in the city of Baltimore shall record said lists, and said clerks shall permit examination of the lists of voters and books of registration in their custody, and in their presence or in the presence of their deputies, and they shall not alter, mutilate or deface, or suffer others to alter, mutilate or deface the said lists of voters or books of registration, except as herein provided for; and said clerks, when notified by the sheriff that any one or more of the list of voters committed to his custody are missing, shall proceed without delay to make, or cause to be made, a fair and accurate copy or copies of said list or lists, and deliver the same to said sheriff at least twelve hours before the opening of the polls at the election next ensuing.

Ibid. s. 19.  
Sheriffs to receive copies.

30. The sheriff of Baltimore city and the sheriffs of the several counties respectively shall receive and safely keep said copies of lists of qualified voters delivered to him by the officers of registration, and shall, on the second day prior to each and every election, ascertain whether he has in his possession all the copies of said lists committed to his custody, and if it shall appear that one or more of said lists are not in his possession, he shall, without delay, serve a written notification, accurately describing the missing list, on the clerk of the court, that said list or lists are not in the possession

Missing lists.