Baltimore city, by the board of police commissioners for the city of Baltimore, that any one or more of the lists of voters committed to the custody of such sheriff or of such board, contained in any registry of voters in the keeping of such clerk, is or are missing, shall proceed without delay to make, or cause to be made, a fair and accurate copy or copies, certified under his hand and the seal of his court, of said missing list or lists, and deliver the same to said sheriff or to said board of police commissioners at least twelve hours before the opening of the polls at the election next ensuing.

1882, ch. 22, sec. 30.

29. The sheriffs of the respective counties and the board of police commissioners for the city of Baltimore shall, respectively, on or before the third day prior to each and every election, ascertain whether he has or they have in his or their possession, all the copies of said lists committed to his or their custody; and if it shall appear that one or more of said lists is or are not in his or their possession, he or they shall without delay serve a written notification, accurately describing the missing list or lists, on the clerk of the court having the custody of the registry of voters or registries of voters from which such missing list or lists was or were made up, or of such original list or lists, that said list or lists is or are not in the possession of the said sheriff or of said board of police commissioners for the city of Baltimore; and said sheriff or board of police commissioners aforesaid, respectively. shall receive the copy or copies of said missing list or lists when tendered to him by said clerk; and said sheriff or board of police commissioners for the city of Baltimore, respectively, shall deliver, or cause to be delivered, on the day of each and every election, at the polls, at or before the time of opening of said polls, to the judges of election thereat, within their respective jurisdictions, a copy of the list of qualified and registered voters pertaining to the election precinct or election district over which said judges are to preside.

Ibid. sec. 31.

30. The respective judges of election shall receive from the respective sheriffs of their respective counties, or from the said